BOOKS CATALOG
2014–2015

Take 20% OFF Your First Order!
Special order form inside...

- Employment Law
- Employee Benefits Law
- Labor Law
- Labor Relations & Arbitration
- Intellectual Property Law
- Patent Law
- Trademark and Copyright Law
- Health Law
- White Collar Crime
- Litigation
- Legal Practice & Reference

© The Bureau of National Affairs, Inc.
New and Updated Titles and Series!

• Contemporary Employment Litigation, State-by-State Survey, Ninth Edition (p. 2)
• Federal Rules Practice Manual, Second Edition (p. 3)
• Federal Practice: Procedure and Practice, Second Edition (p. 4)
• Gender Identity and Sexual Orientation Discrimination in the Workplace: A Practical Guide (p. 4)
• Litigation Practice Portfolio Series (p. 40)
• Patent/law and Practice, Tenth Edition (p. 44)
• Secondary Trademark Infringement (p. 44)
• Securities Practice Portfolio Series (p. 50)
• Supreme Court Practice, Tenth Edition (p. 49)
• Workplace Data Law and Litigation (p. 38)

Sign up for Standing Order!

Bloomberg BNA treaties are available on standing order, which ensures you will always receive the most current edition of the book or supplement of the title you have ordered from Bloomberg BNA’s book division. As soon as a new supplement or edition is published (usually annually) for a title you’ve previously purchased and requested to be placed on standing order, we’ll ship it to you for review for 30 days without any obligation. During this period, you can either (a) honor the invoice and receive a 10% discount (in addition to any other discounts you may qualify for) off the then-current price of the update, plus shipping and handling; or (b) return the book(s) at your option. Just use our Return Service below to send the book back to us within 30 days for a full refund.

To our longstanding customers—thank you for your continued loyalty to Bloomberg BNA. We truly appreciate your confidence in our products year after year. We would also like to extend a warm welcome to our new buyers. We are excited to build a lasting partnership with you.

I encourage you to email me at mhullinger@bna.com with any feedback that will help us meet your needs. Because we always put our customers first, you can rely on Bloomberg BNA to continue to deliver high-quality legal analysis and customer service. We look forward to working with you and wish you great success in 2014.

Sincerely yours,

Margot S. Hullinger
Vice President and Group Publisher
Bloomberg BNA
CONTENTS

Forthcoming Titles.................................................................2

Employment Law .................................................................3

Employee Benefits Law......................................................16

Labor Law ..............................................................................20

Labor Relations & Arbitration ..............................................23

Order Forms ........................................................................Center

Intellectual Property Law ......................................................29

Patent Law ............................................................................32

Trademark & Copyright Law ..............................................40

Health Law ............................................................................43

White Collar Crime .............................................................46

Litigation ...............................................................................49

Legal Practice .......................................................................51

Other Titles ..........................................................................53

Author Index ........................................................................55

Title/Subject Index ...............................................................56

Order Information ...............................................................Inside Back Cover

YOUR NO-RISK 30-DAY GUARANTEE

Your satisfaction is guaranteed with any book purchase. If you aren’t completely satisfied with your order, simply return the book(s) within 30 days of receipt. Upon receipt of the book(s) in the warehouse, you will receive a full refund or your charges will be cancelled.

Note: If a method other than UPS Ground is requested for shipping (overnight, etc.), Bloomberg BNA won’t refund shipping costs.
FORTHCOMING TITLES

ADR in Employment Law
Alfred G. Feliu, Editor-in-Chief; Committee on ADR in Labor and Employment Law
This new treatise provides analysis of how alternative dispute resolution principles and legal authorities have been applied in or impact the employment law area. Topics discussed include internal resolution and mediation of disputes, dispute settings, jurisdictional and other threshold issues, and class and collective actions. ADR in Employment Law also covers pre- and post-hearing stages, remedies, requirements for enforceable awards, international ADR, and more.

Order #1435/$335.00

Biologic Patent Law and Regulation
By William J. Simmons, Ph.D., Washington, D.C.
Biologic Patent Law and Regulation, written by an attorney with in-depth scientific and legal expertise, is a comprehensive, easily navigable, authoritative resource on biologic patent law and regulation, including biosimilar law and regulation. This text includes valuable background materials that frame the scientific realities underpinning biologic product law, including discussions of the processes necessary for the production of biologics, as well as the ways in which biologic products are understood and assayed. Significant developments in the patenting of biologics in the United States and beyond are discussed in detail, including pre- and post-America Invents Act patent law. The book explores the biologic regulatory framework in detail and includes a comparative analysis, as well as an analysis of Public Law 98-417 (the Hatch-Waxman amendments) vis-à-vis the evolving biosimilar regime. It also delves into the legal complexities of patenting, regulating, and enforcing rights for this important, unique class of products and examines the legislative histories of the laws.

Order #2068/$395.00

Court of Federal Claims: Jurisdiction, Practice, and Procedure
By Matthew Solomson, Sidley Austin LLP
The Court of Federal Claims possesses exclusive jurisdiction over a wide variety of monetary claims against the U.S. government. Court of Federal Claims: Jurisdiction, Practice, and Procedure—the first and only treatise focused on that court—contains a comprehensive review of the jurisdictional jurisprudence governing practice before the court, with a particular emphasis on key decisions of the Supreme Court and the Court of Appeals for the Federal Circuit, in addition to key decisions of the Court of Federal Claims. It also offers an in-depth analysis of the most common types of claims handled by the Court of Federal Claims, including government contract disputes, bid protests, military and civilian pay claims, tax claims, and intellectual property claims, among others. Finally, it provides commentary on the Rules of the Court of Federal Claims.

Order #2454/$315.00

FinTech Law: Technology Law in the Financial Services Industry
By Kevin C. Taylor, New York, N.Y.
Because financial services technology can facilitate transactions without regard to the complex regulatory structure governing financial services, it also can generate complex legal and regulatory issues. This book explains those issues and offers excellent practical advice on how to address them, for new technology companies entering the financial services arena, for more established financial services companies venturing into the ever-expanding world of financial technology, and for the practitioners providing guidance.

Order #2498/$355.00

Patent Practice Under America Invents Act: A New Paradigm
American Intellectual Property Law Association
This one-volume treatise on the America Invents Act (AIA) provides practical prosecution advice in the context of in-depth discussions of the AIA statute and rule-making process. The book provides strategic, practical and tactical approaches on how to manage patent prosecution under the AIA. It includes valuable tips and warnings, as well as over 100 graphical timeline-based examples to illustrate a variety of AIA patent application preparation and prosecution scenarios.

Order #2449/$325.00

Transfer Pricing
By David Ernick, PricewaterhouseCoopers LLP
Transfer pricing—the pricing of transactions between commonly controlled parties—has become the hottest topic in international taxation, both in the U.S. and around the world, as the economy has rapidly globalized and intangibles and services have grown in importance. This new treatise provides a review of the law, theory, and practice of transfer pricing, examining both the rules in the United States and those set forth in the OECD Transfer Pricing Guidelines.

Order #2440/$325.00

BLOOMBERG BNA STANDING ORDERS

All Bloomberg BNA treaties are available on standing order, which ensures you will always receive the most current edition of the book or supplement of the title you have ordered from Bloomberg BNA’s book division.

As soon as a new supplement or edition is published (usually annually) for a title you’ve previously purchased and requested to be placed on standing order, we’ll ship it to you for review for 30 days without any obligation. During this period, you can either (a) honor the invoice and receive a 5% discount (in addition to any other discounts you may qualify for) off the then-current price of the update, plus shipping and handling or (b) return the book(s), in which case, your invoice will be cancelled upon receipt of the book(s). Call us for a prepaid UPS label for your return. It’s as simple and easy as that.

Most importantly, standing orders mean you will never have to worry about the timeliness of the information you’re relying on. And, you may discontinue standing orders at any time by contacting us at 1.800.960.1220 or by sending an email to books@bna.com.
North American, European, Asian, and Oceanic countries and regions, some of on sources of protection for employees, and sources of potential liability for devices in the workplace, including employee privacy and monitoring, focusing of data retention statutes and enabling regulations encompassing more than 20 related ESI and its associated e-discovery challenges. It provides a compilation Workplace Data addresses relevant issues such as:

- Workplace-related e-discovery
- Discovery issues associated with ESI from an employment law perspective, including preservation, spoliation, attorney-client privilege, working with IT professionals
- A comprehensive analysis of data retention requirements in federal labor and employment law statutes
- Privacy and discovery issues associated with social media and devices owned by either the employer or employee
- International workplace-related privacy laws

The treatise introduces the elements of ESI—its evolution, components, and relation to the workplace—presenting a comprehensive analysis of workplace-related ESI and its associated e-discovery challenges. It provides a compilation of data retention statutes and enabling regulations encompassing more than 20 federal laws.

Workplace Data covers emerging issues involving social media and electronic devices in the workplace, including employee privacy and monitoring, focusing on sources of protection for employees, and sources of potential liability for employers when it comes to the use of technology both inside and outside the workplace. The treatise also provides an overview of privacy laws in more than 20 North American, European, Asian, and Oceanic countries and regions, some of which have data privacy laws that directly conflict with U.S. discovery rules.

Robert Sprague is an associate professor of Legal Studies at the University of Wyoming College of Business and a member of the editorial board of the American Business Law Journal.

SUMMARY OF CONTENTS

Part I. Workplace Data
Chapter 1. Workplace Data and Information: An Introduction
Chapter 2. Possession, Custody, or Control of Data
Chapter 3. E-Discovery Issues Related to Workplace Data
Chapter 4. E-Discovery in the Workplace: Employee Perspective
Chapter 5. E-Discovery in the Workplace: Employee Perspective
Chapter 6. General Evidentiary Issues for Workplace-Related ESI
Chapter 7. Preservation, Spoliation, and Sanctions
Chapter 8. Attorney-Client Privilege in the ESI Context
Chapter 9. Working With Information Technology Experts

Part II. E-Discovery Challenges
Chapter 10. Federal Data Retention Statutes
Chapter 11. The Computer Fraud and Abuse Act and the Economic Espionage Act
Chapter 12. International Workplace Data Issues
Chapter 13. The Americas
Chapter 14. Asia and Oceania
Chapter 15. Europe
Chapter 16. Table of Cases
Index

NEW!

Workplace Data: Law and Litigation
Robert Sprague, Editor-in-Chief
Committee on Technology in the Practice and Workplace, ABA Section of Labor and Employment Law

Comprehensive analysis addressing workplace-related ESI and e-discovery

NEW!

Family Responsibilities Discrimination
By Cynthia Thomas Calvert, Gary Phelan, and Joan C. Williams

Covering the breadth of liabilities in this fast growing area

Family Responsibilities Discrimination provides everything lawyers need to know about family responsibilities discrimination (FRD). From the discussion of applicable federal, state, and local laws that cover family caregivers in various circumstances to analysis of issues arising with particular types of workers, this treatise is a useful resource for all employment lawyers. Family Responsibilities Discrimination provides a clear explanation of what FRD is, how and why it arises, the laws that are encompassed within this term, how claims are brought and defended, and how it can be prevented in the workplace. Written by the lawyers who pioneered the research behind FRD, this book is an invaluable compendium of information.

The only treatise published exclusively on FRD, Family Responsibilities Discrimination covers topics such as:

- The history and development of FRD
- Potential causes of FRD in the workplace
- Statutory and common law bases of FRD liability
- Current federal and state FRD case law
- Practice tips for both plaintiffs' and management-side lawyers

This treatise also contains summaries organized by jurisdiction, a bibliography of social science studies, practice checklists, sample pleadings, and a chapter on Orange County law.

Cynthia Thomas Calvert is an employment attorney and President of Workforce 21C who has led the research behind FRD at the Center for Workforce Life.

Gary Phelan is a shareholder at Mitchell & Sheahan, P.C., Stratford and Stamford, Conn.

Joan C. Williams is Distinguished Professor of Law and Founding Director of the Center for Workforce Life at the University of California, Hastings College of the Law.

SUMMARY OF CONTENTS

Part I. Family Responsibilities Discrimination
Chapter 1. Background, History, and Scope
Chapter 2. Title VII Sex Discrimination
Chapter 3. Family and Medical Leave Act
Chapter 4. Americans with Disabilities Act
Chapter 5. ERISA

Part II. Federal Law Governing Family Responsibilities Discrimination
Chapter 1. State and Local Statutory Overview
Chapter 2. Common Law Overview
Chapter 3. State Law and FRD
Chapter 4. FRD and Particular Types of Employees
Chapter 5. Public Employees
Chapter 6. Pregnant Employees
Chapter 7. Flexible Schedule Employees
Chapter 8. Male Caregivers
Chapter 9. Comparative Law

Chapter 14. Canada
Appendices

Order #20653/$350.00

www.bna.com/bnabooks/frd

THE ABA SECTION OF LABOR AND EMPLOYMENT LAW

Section publications provide a balanced forum for the views and professional development of practitioners in labor and employment law.

For more information on Section participation, please call the Section at 312.988.5813 or visit www.americanbar.org/groups/labor_law.html.

Call Bloomberg BNA at 1.800.960.1220 for your free 30-day review.
Gender Identity and Sexual Orientation Discrimination in the Workplace: A Practical Guide

Christine Michelle Duffy, Esq., Editor-in-Chief

Comprehensive coverage of this expanding area of workplace law

Gender Identity and Sexual Orientation Discrimination in the Workplace is a must-have for labor and employment lawyers and human resource (HR) professionals. Antidiscrimination law in this area has exploded over the past five years as more states and courts have expanded the law to protect lesbian, gay, bisexual, and transgender (LGBT) employees. This groundbreaking volume extensively discusses the current status of this rapidly changing area of law and serves as a critical tool for practitioners.

This new treatise surveys state and federal employment laws applicable to LGBT employees and discusses a wide range of HR best practices. Both legal and HR components are contextualized by a collection of personal essays discussing the implications of gender identity and sexual orientation in society, making this volume an invaluable all-in-one resource.

**Gender Identity and Sexual Orientation Discrimination in the Workplace** explores:

- Employment discrimination laws, immigration law, labor arbitration, and plaintiff and defense litigation tactics and strategies
- Summaries of employment laws related to LGBT issues in all 50 states, the District of Columbia, and Puerto Rico
- Practical solutions for HR professionals implementing policies, practices, and programs that respond to the changes in the law and the growing social acceptance of LGBT employees
- Intersections of gender identity and sexual orientation with culture, education, politics, religion, and the workplace

In addition, this book also features detailed case summaries, coverage of Title VII and ADA case law, and a discussion of the challenges presented by LGBT terminology. Written and reviewed by more than 125 expert contributors on both sides of the employee-management divide, this treatise provides both insightful commentary and pragmatic guidance with regard to navigating this area of antidiscrimination law in the workplace.

“Lawyers, social workers, scholars, and ordinary citizens alike will return to this volume again and again not only for knowledge but for inspiration, and perhaps even to inform the next battle for civil rights, whatever that may be.”

—Justice Virginia Long (ret.), New Jersey Supreme Court and Fox Rothschild LLP; and Asaf Orr, Esq., National Center for Lesbian Rights (from the Foreword)

**SUMMARY OF CONTENTS**

**Part I. Overview**

Chapter 1. Introduction

Chapter 2. The Transformative Power of Words

Chapter 3. Case Study: Illustrative Review of the Pragmatic Issues Covered in This Treatise

**Part II. Personal Essays: Walk in Our Shoes**

Chapter 4. The Shattering of Illusion: The Case of Paula Grossman, Pioneering Transgender Plaintiff

Chapter 5. Why the Fuss? My Best Grammar School Teacher Was Fired Simply Because She Was a “Transsexual”


Chapter 7. Breaking Through the Glass Ceiling . . . From Above

Chapter 8. Only as Complicated as You Make It

Chapter 9. Living an Ordinary Life

Chapter 10. Beyond Binary

Chapter 11. Life Will Go On: A Spouse’s Story

Chapter 12. A Parent’s Perspective on Gender Affirmations

Chapter 13. Why I Support Transgender Rights: An Employer-Side Lawyer’s Story

**Part III. The Federal Law of Gender Identity and Sexual Orientation Discrimination in the Workplace**

Chapter 14. Title VII of the Civil Rights Act of 1964

Chapter 15. Federal Equal Protection


Chapter 17. Special Issues Involving Federal Employees, Employees of Federal Contractors, and Members of the Military

Chapter 18. Immigration and LGBT Employees


**Part IV. The State Law of Gender Identity and Sexual Orientation Discrimination in the Workplace**

Chapter 20. Survey of State Laws Regarding Gender Identity and Sexual Orientation Discrimination in the Workplace

Chapter 21. Labor Arbitration Awards

**Part VI. Litigating the Transgender Discrimination Case: Perspectives on Tactics and Strategies**

Chapter 22. Transgender Discrimination Claims: A Plaintiff Perspective on Proofs and Trial Strategies

Chapter 23. Transgender Discrimination Claims: A Defense Perspective on Proofs and Trial Strategies

**Part VII. Workplace Solutions**

Chapter 24. Introduction to Human Resource Best Practices in the Context of LGBT Employees

Chapter 25. Critical Step One: Setting the Tone at the Top and Below

Chapter 26. Critical Step Two: Revising EEO-Related Policies

Chapter 27. Critical Step Three: Communicating, Training, and Special Transition Policies

Chapter 28. Diversity Issues

Chapter 29. Confidentiality Issues

Chapter 30. The Hiring Process and Employment Forms

Chapter 31. Names, Gender Markers, Pronouns, and Telephone Etiquette

Chapter 32. Issues Regarding Employees Coming Out on the Job

Chapter 33. Issues Regarding Employees Coming Out Prior to Starting a New Job

Chapter 34. Customer-Facing Positions/Objecting Customers and Vendors

Chapter 35. Appearance, Dress, and Grooming Codes

Chapter 36. Gender Segregated Facilities

Chapter 37. Employee Benefit Issues

Chapter 38. Issues Relating to Significant Others: Partners, Spouses, Parents, and Children

**Chapter 39. LGBT People in the Context of Culture, Religion, and Society**

Chapter 39. Law and Culture in the Making of Macy v. Holder

Chapter 40. Employment Discrimination Against LGBT People: Existence and Impact

Chapter 41. How LGBT-Related Workplace Policies Can Have a Positive Impact on the Corporate Bottom Line

Chapter 42. The “Bathroom Bill” Security Concerns Debunked

Chapter 43. Portraits of Gender in Today’s Workplace

Chapter 44. A Millennial Moment: Understanding Twenty-First Century LGBT Workers and Their Allies

Chapter 45. Faith Communities and LGBT Justice

Chapter 46. Interacting in the Workplace With Individuals Who Have an Intersex Condition

Chapter 47. Clothes Don’t Make the Man (or Woman), But Gender Identity Might

**Appendices**

Table of Cases

Index

**Note:** Discounts can’t be combined and substitutions aren’t allowed.
For more than 35 years, Employment Discrimination Law has been the definitive treatise in this complex and highly detailed area of law. The Fifth Edition provides updated analysis of changes and significant new developments, including updates on EEOC Administrative Processes and Federal Contractor Affirmative Action Compliance.

The Fifth Edition discusses Supreme Court decisions regarding:
- Ledbetter v. Goodyear Tire & Rubber Co., Inc.
- Expanding the breadth of retaliation claims
- Wal-Mart Stores, Inc. v. Dukes, addressing Title VII class actions
- The viability of agreements to arbitrate employment disputes

SUPPLEMENT INFORMATION >>>

The 2014 Supplement includes analysis of several significant Supreme Court decisions issued in 2013, including Vance v. Ball State University, addressing the issue of whether the Faragher/Ellerth affirmative defenses apply to instances of harassment perpetrated by co-workers who are not truly “supervisors” of the victim; Fisher v. University of Texas at Austin, revisiting the issue of affirmative action as applied to school admission policies; and University of Texas Southwestern Medical Center v. Nassar, considering the issue of whether its rejection of mixed-motive analysis of age discrimination cases brought under the ADEA, as held in Gross v. FBL Financial Services, Inc., should be extended to Title VII retaliation cases.

Barbara T. Lindemann is formerly Of Counsel at Seyfarth Shaw and co-author of Bloomberg BNA’s Age Discrimination Law and Workplace Harassment Law. Paul Grossman is a partner in Paul Hastings LLP, Los Angeles, Calif. C. Geoffrey Weirich is a partner in Paul Hastings LLP, Atlanta, Ga. Debra Millenson is the principal of The Millenson Law Firm in Washington, D.C. Richard J. Gonzalez is a professor of law at the Illinois Institute of Technology’s Chicago-Kent College of Law, Chicago, Ill. Laurie E. Leader is a professor of law at the Illinois Institute of Technology’s Chicago-Kent College of Law, Chicago, Ill.

2012/2 Volumes/2,476 pp. Hardcover with 2014 Supplement
Order #9291P/$310.00
Order #2291/$305.00
See Bundled Order #8389, 8545, 8799, and 8870 on order form for best value.
www.bna.com/bnabooks/edi

SUMMARY OF CONTENTS

Volume I
Chapter 1. An Overview
Part I. Theories of Discrimination
Chapter 2. Disparate Treatment
Chapter 3. Disparate Impact
Chapter 4. Application of Disparate Impact to Employment Decisions
Chapter 5. Failure to Provide a Reasonable Accommodation
Part II. Prohibited Bases of Discrimination
Chapter 6. Race and Color
Chapter 7. National Origin and Citizenship
Chapter 8. Native Americans
Chapter 9. Religion
Chapter 10. Sex
Chapter 11. Sexual Orientation and Gender Identity
Chapter 12. Age
Chapter 13. Disability
Chapter 14. Genetic Information
Chapter 15. Retaliation
Part III. Employment Actions
Chapter 16. Hiring
Chapter 17. Promotion, Advancement, and Reclassification
Chapter 18. Seniority
Chapter 19. Compensation
Chapter 20. Sexual and Other Forms of Harassment
Chapter 21. Discharge and Reduction in Force
Part IV. The Parties
Chapter 22. Employers
Chapter 23. Unions
Chapter 24. Employment Agencies
Chapter 25. Charging Parties and Plaintiffs
Volume II
Part V. Procedural Issues
Chapter 26. EEOC Administrative Process
Chapter 27. Timeliness
Chapter 28. Jurisprudential Bars to Action
Chapter 29. Title VII Litigation Procedure
Chapter 30. EEOC Litigation
Chapter 31. Justice Department Litigation
Part VI. Other Sources of Protection
Chapter 32. Federal Employee Litigation
Chapter 33. Class Actions
Chapter 34. Discovery
Chapter 35. Statistical and Other Expert Proof
Part VII. Remedies and Resolution
Chapter 36. The Civil Rights Acts of 1866 and 1871
Chapter 37. The National Labor Relations Act
Chapter 38. “Reverse” Discrimination and Affirmative Action
Chapter 39. Federal Contractor Affirmative Action Compliance
Chapter 40. Injunctive and Affirmative Relief
Chapter 41. Monetary Relief
Chapter 42. Attorney’s Fees
Chapter 43. Alternative Dispute Resolution
Chapter 44. Settlement
Table of Cases
Index

By P. Daniel Williams
A detailed examination, useful for plaintiffs, management lawyers, and HR professionals

The Pregnancy Discrimination Act: A Guide for Plaintiff Employment Lawyers provides strategies and guidance on pregnancy discrimination litigation that plaintiffs require to effectively represent their clients in Pregnancy Discrimination Act (PDA) cases. This book also contains extensive analysis regarding case law that is favorable to defendants, making it a useful source of information for management lawyers.

This treatise covers Supreme Court cases related to pregnancy discrimination, and cases regarding whether a condition is sufficiently related to pregnancy such that the PDA is applicable; circumstantial proof of pregnancy discrimination including proximity in time; discriminatory comments and stereotypes related to family caregiver responsibilities; accommodation of pregnant workers under the PDA and other statutes such as the FMLA and ADA; and more.

P. Daniel Williams, Esq., is one of the founding partners of Magid & Williams, PA, Jacksonville, Fla.

SUMMARY OF CONTENTS

Part I. Overview
Part II. Proof of Discrimination Under the PDA
Part III. Accommodation of Pregnancy and Interaction of the PDA With Other Federal Statutes
Part IV. Miscellaneous Issues
Appendices
Table of Cases
Index

Order #1861/$295.00
See Bundled Order #8861 and 8870 on order form for best value.
www.bna.com/bnabooks/preg

Call Bloomberg BNA at 1.800.960.1220 for your free 30-day review.
Disability Discrimination and the Workplace, Second Edition
By Peter A. Susser and Peter J. Petesch
Littler Mendelson P.C.

Analyzing disability discrimination law, ADA amendments, and EEOC regulations
Disability Discrimination and the Workplace, Second Edition provides comprehensive analysis of the Americans with Disabilities Act as amended by the ADA Amendments Act (ADAAA). It addresses critical questions raised since the Equal Employment Opportunity Commission (EEOC) issued its final regulations. The treatise also discusses the parameters of the Rehabilitation Act, the proliferation of state protections, and the intersection of federal law and other federal statutes. The Second Edition covers both pre-ADAAA and post-ADAAA interpretations.

Peter A. Susser is a shareholder in the Washington, D.C., office of Littler Mendelson P.C.
Peter J. Petesch is a shareholder in the Washington, D.C., office of Littler Mendelson P.C.

SUMMARY OF CONTENTS
Chapter 1. Overview of Federal Disability Discrimination Law
Chapter 2. The Rehabilitation Act of 1973
Chapter 3. Americans with Disabilities Act: Legislative History
Chapter 4. State Disability Discrimination Laws
Chapter 5. Disabilities Protected by the Americans with Disabilities Act
Chapter 6. Access and Accommodation Issues: Americans with Disabilities Act’s Title III Requirements on Places of Public Accommodations and Commercial Facilities
Chapter 7. The Americans with Disabilities Act and the Hiring Process
Chapter 8. Reasonable Accommodation
Chapter 9. Interplay of Related Workplace Statutes
Chapter 10. Remedies, Proof, Litigation Strategies, and Alternative Dispute Resolution

Order #1794/$465.00
New Supplement Due Winter 2014.
www.bna.com/bnabooks/ddw

Workplace Harassment Law
By Barbara T. Lindemann and David D. Kadue

Comprehensive coverage of this litigious area of employment law
Workplace Harassment Law provides the coverage needed to advise clients or bring or defend against a suit. The treatise examines requirements for bringing a suit to establishment of harassment, actionable forms, and determination of employer liability. It discusses harassment based on gender, race or color, national origin, religion, age, disability, association, and proximity.

SUMMARY OF CONTENTS
Part I. Overview
Part II. Timeliness of Claims
Part III. The Parties
Part IV. The Causal Connection
Part V. Harassment Culminating in a Tangible Employment Action or a Hostile Work Environment
Part VI. Employer Liability
Part VII. Other Sources of Federal Law Creating Rights and Obligations Regarding Workplace Harassment
Part VIII. Special Issues in Harassment Litigation
Appendices
Table of Cases
Index

Order #1545/$485.00
See Bundled Order #8169 and 8545 on order form for best value.

www.bna.com/bnabooks/wphl

EBOOK AVAILABLE!
An eBook version of this title is ready for download on the iPhone®, iPad®, and iPod® touch using the iBooks app and on the computer with iTunes.

Age Discrimination in Employment Law
By Barbara T. Lindemann and David D. Kadue (Main Volume); Jeremy J. Glenn, Editor-in-Chief (2013 Cumulative Supplement)

Federal Labor Standards Legislation Committee, ABA Section of Labor and Employment Law
A complete resource for counseling and for bringing and defending claims

Age Discrimination in Employment Law arms practitioners with winning strategies and detailed analysis. This treatise leads the dialogue in age discrimination law, presenting detailed guidance on issues such as persons protected under the Age Discrimination in Employment Act (ADEA); persons against whom a charge can be filed; retaliation, hiring, and promotion; mandatory retirement; reductions in force; constructive discharge; special issues for unions and apprenticeship programs; disparate treatment; collective bargaining agreements and union obligations; litigation strategies; and more.

SUPPLEMENT INFORMATION

The 2013 Cumulative Supplement, current through June 30, 2013, discusses appellate court decisions analyzing the types of direct and circumstantial evidence most commonly cited to affirm or reverse motions for summary judgment; federal court decisions and the fine line between ageist remarks that can lead to liability and non-actionable stray comments in the context of discharge, layoffs, and succession planning; and federal court cases that explore whether state law age discrimination claims will be analyzed in conformity with, or more generously than, the Supreme Court’s interpretation of ADEA “but for” causation in Gross v. FBL Financial Services, Inc. (2009).

Barbara T. Lindemann is formerly Of Counsel at Seyfarth Shaw and co-author of Employment Discrimination Law, Fifth Edition and Workplace Harassment Law.
David D. Kadue is a partner in Seyfarth Shaw, Los Angeles, Calif., co-author of Workplace Harassment Law, and author of Preventing Sexual Harassment and Other Workplace Harassment: A Fact Sheet for Employees.
Jeremy J. Glenn is a partner with Meckler Bulger Tilson Marick & Pearson LLP, Chicago, Ill.

SUMMARY OF CONTENTS
Part I. Introduction
Part II. The Parties
Part III. The Basis for Age Discrimination
Part IV. The Adverse Employment Action
Part V. The Causal Connection
Part VI. Jurisdiction and Procedure
Part VII. ADEA Litigation
Part VIII. Alternative Forms of Conflict Resolution
Part IX. Alternative Avenues of Relief
Part X. Resolution
Part XI. Appendices
Table of Cases
Table of Age Discrimination in Employment Act and Amendments Provisions Index

2003/1.628 pp. Hardcover with 2013 Cumulative Supplement
Order #9275SP/$410.00
Order #2275/$210.00
Supplement History: 2012, $205.00/ 2011, $200.00
See Bundled Order #8169, 8799, 8848, 8861, and 8870 on order form for best value.
New Cumulative Supplement Due Winter 2014.
www.bna.com/bnabooks/age
Ellen C. Kearns, Editor-in-Chief (Main Volume); Dennis M. McClelland and Aaron D. Kaufmann, Editors-in-Chief (2013 Cumulative Supplement)
Federal Labor Standards Legislation Committee, ABA Section of Labor and Employment Law

The most comprehensive coverage of this rapidly growing area of law
The Fair Labor Standards Act, Second Edition goes beyond descriptions of Fair Labor Standards Act (FLSA) coverage and exemptions to help determine why and how to proceed on a particular course. It contains discussion of collective action litigation brought under the FLSA by individual private plaintiffs, “hybrid” actions involving both state and federal law claims, and elements of enforcement actions and litigation brought by the Secretary of Labor.

The treatise also includes point-by-point evaluations of each FLSA exemption; strategies for dealing with enforcement, remedies, and litigation; special considerations for determining compensable hours, minimum wages, and overtime pay; and discussions concerning Department of Labor administration, government coverage, child labor issues, and recordkeeping.

SUPPLEMENT INFORMATION >>>
The 2013 Cumulative Supplement includes analysis of the U.S. Supreme Court’s decision in Genesis HealthCare Corp. v. symczyk; recent cases addressing employee versus independent contractor status; developments in case law on joint employer status, individual liability of owners and corporate officers, and calculating overtime pay when employees have been misclassified as exempt; recent litigation over the compensability of preparatory and concluding work tasks; new case law involving who may participate in valid tip pool arrangements; and developments in FLSA retaliation law and a survey of district court decisions interpreting Kasten v. Saint-Gobain Performance Plastics Corp.

Ellen C. Kearns is a managing partner at Constangi, Brooks & Smith, LLP, Boston, Mass.
Dennis M. McClelland is a partner with Phelps Dunbar LLP, Tampa, Fla.
Aaron D. Kaufmann is a partner with Leonard Carder, LLP, Oakland, Calif.

SUMMARY OF CONTENTS
Volume I
Chapter 1. A Brief History of the Fair Labor Standards Act
Chapter 2. Operations and Functions of the Department of Labor
Chapter 3. Coverage
Chapter 4. White-Collar Exemptions
Chapter 5. Other Statutory Exemptions
Chapter 6. Agricultural Exemptions
Chapter 7. Special Certificates
Chapter 8. Determining Compensable Hours Worked
Chapter 9. Minimum Wage Requirements
Chapter 10. Determining Overtime Compensation
Chapter 11. Government Employment
Chapter 12. Child Labor
Chapter 13. Homework
Chapter 15. Retaliation
Chapter 16. Recordkeeping

Volume II
Chapter 17. Department of Labor Enforcement and Remedies
Chapter 18. Litigation Issues
Chapter 19. Collective Actions
Chapter 20. “Hybrid” FLSA/State Law Class Actions
Appendices
Table of Cases
Table of F.R. Provisions
Index

2010/2 Volumes / 2,230 pp. Hardcover with 2013 Cumulative Supplement
Order #9295P/$755.00
Order #2295/$270.00
Supplement History: 2012, $265.00/2011, $255.00
See Bundled Order #8447 and 8711 on order form for best value.
New Cumulative Supplement Due Winter 2014.
www.bna.com/bnabooks/flsa

Gregory K. McGillivary, Editor-in-Chief
Federal Labor Standards Legislation Committee, ABA Section of Labor and Employment Law
An in-depth survey of state-specific wage and hour laws

Wage and Hour Laws: A State-by-State Survey, Second Edition provides detailed analyses of state regulations, wage orders, and court cases, jurisdiction by jurisdiction, for all 50 states, plus the District of Columbia and Puerto Rico. It addresses such state wage and hour law issues as:

• Minimum wage and overtime
• Timing, place, and manner of payment to employees
• Mandatory payments in addition to overtime
• Prohibitions on hours worked and mandatory leave
• Enforcement and remedies
• Special litigation issues
• Common law wage and hour actions

SUPPLEMENT INFORMATION >>>
The 2013 Cumulative Supplement addresses new developments, including a California Court of Appeals decision holding that the minimum wage attaches to and must be paid for each separate hour of work; a federal court holding that the fluctuating workweek method of computing overtime is not allowed under the Pennsylvania Minimum Wage Act; a Connecticut superior court decision that an employee’s right to a commission ceases upon termination is held to be void under Connecticut law as against public policy; a federal court holding that the Indiana Wage Payment laws regarding timely payment of wages apply to federal employees; and the imposing of significant statutory obligations in Massachusetts specific to temporary staffing companies, including the requirement that staffing companies reimburse employees if they are sent to a worksite where no work is available.

See p. 8 for author information.

SUMMARY OF CONTENTS
Each State Chapter Addresses:
State Law and Regulation; Operations and Functions of State Administrative Agency; Minimum Wage and Overtime Laws; Timing, Place, and Manner of Payments; Payments and Leave in Addition to Minimum Wage and Overtime; Prohibitions on Hours Worked; Occupations With Special Rules; Child Labor; Recordkeeping, Posting, and Notice Requirements; Common Law Causes of Action; Retaliation; Special Litigation Issues

2011/2 Volumes / 2,816 pp. Hardcover with 2013 Cumulative Supplement
Order #9344P/$445.00
Order #2344/$245.00
Supplement History: 2012, $235.00
See Bundled Order #8447 and 8779 on order form for best value.
New Cumulative Supplement Due Winter 2014.
www.bna.com/bnabooks/wage

YOUR NO-RISK
30-DAY GUARANTEE

Your satisfaction is guaranteed with any book purchase. If you aren’t completely satisfied with your order, simply return the book(s) within 30 days of receipt. Upon receipt of the book(s) in the warehouse, you will receive a full refund or your charges will be cancelled.

Note: If a method other than UPS Ground is requested for shipping (overnight, etc.), Bloomberg BNA won’t refund shipping costs.

Call Bloomberg BNA at 1.800.960.1220 for your free 30-day review.
Get detailed guidance on the statutory and common law limits of covenant enforceability

This respected and authoritative three-volume treatise delivers the information practitioners need to analyze, draft, and litigate with confidence all covenants not to compete and other restrictive covenants in the employment, partnership, franchise, license, and sale-of-business contexts.

Courts across the United States have resolved a number of questions of first impression that have a substantial and direct bearing on the enforceability of noncompete agreements in the nation today. Covenants Not to Compete: A State-by-State Survey discusses these decisions and identifies issues with significant splits of authority across the states, including whether the mere leasing of property to a competitor violates the terms of a noncompete clause where the clause fails to include language specifically prohibiting such action.

Additional topics at the end of relevant chapters address hundreds of make-or-break issues, including context characterization: service agreement versus employment agreement; additional topics at the end of relevant chapters address hundreds of make-or-break issues, including context characterization: service agreement versus employment agreement; and a Preliminary Injunction, Establishing Irreparable Harm, Standard of Review on Appeal, Protective orders and the inevitable disclosure doctrine.

The remedies available for covenant breach, including injunctive relief

The Ninth Edition includes expanded coverage of:

• The temporal and geographic limits of enforceable covenants not to compete

• Assignability of noncompetition covenants

• Consideration required to support a covenant executed well after the commencement of employment

• Protectable interests

• The remedies available for covenant breach, including injunctive relief and damages

SUMMARY OF CONTENTS

Each State Chapter Addresses:

The treatise also contains a comprehensive review of the law on such topics as: Ambiguity, Anticipatory Repudiation, Arbitration, Assignment, At-Will Employees, Attorney’s Fees, Bankruptcy, Change in Employee’s Work Territory, Corporate Practice of Medicine Doctrine, Effect of Employer’s Breach, Extension-of-Time Provisions, Independent Contractors, Inevitable Disclosure Doctrine, Malpractice, Physicians, Prospective Versus Actual Customers, Selective Enforcement, Statute of Frauds, Statute of Limitations, and Termination for Refusal to Sign

The treatise also includes a highly detailed Table of Cases and six information-rich indexes of occupations, industries, and transactions at issue.

Order #2278/$705.00
See Bundled Order #63398, 8459, and 8858 on order form for best value.
New Supplement Due Winter 2014.
www.bna.com/bnabooks/cnc

“I am a huge fan of your restrictive covenant and trade secret books. They are well-worn resources in my legal library.”

—Eric Meyer, Partner, Labor and Employment Department, Dlwirth Passon LLP, Philadelphia, Pa., and author of The Employer Handbook blog (www.theemployerhandbook.com)

SUMMARY OF CONTENTS

Each State Chapter Addresses:
State’s Definition of “Trade Secret”; Courts’ Interpretations Under the Statute, Uniform Trade Secrets Act, or Common Law; Policy Considerations Recognized by Courts; Evidence Establishing the Elements of a Trade Secret and of a Misappropriation Claim; Courts’ Justifications for Denial of Protection; Types of Information Granted Trade Secret Protection; Types of Relief Granted for the Misappropriation of Trade Secrets; Level of Protection for “Proprietary Information”; and References to Law Review Articles/Other Publications

2011/2 Volumes/2,944 pp. Hardcover with 2013 Cumulative Supplement
Order #9339P/$600.00
Order #2339P/$285.00
Supplement History: 2012, $275.00
See Bundled Order #8398, 8459, and 8858 on order form for best value.
New Cumulative Supplement Due Winter 2014.
www.bna.com/bnabooks/tss

Authors and Editors of the State-by-State Survey Series


Melinda J. Caterine is a partner at Fisher & Phillips LLP, Portland, Maine.

Gregory K. McGillivary is a partner in Woodley & McGillivary, Washington, D.C.

Stacey A. Campbell is a shareholder at Littler Mendelson P.C., in Denver, Colo.

David J. Carr is a partner in the Labor and Employment Law section of Ice Miller LLP, Indianapolis, Ind.

Arnold H. Pedowitz practices plaintiff-side employment law in New York, N.Y.

Eric Akira Tate is a partner at Morrison & Foerster LLP, San Francisco, Calif., and serves as co-chair of the firm’s Employment and Labor Practice Group.

In-depth coverage of each state’s statutory and common law protection of trade secrets

Trade Secrets: A State-by-State Survey, Fourth Edition provides authoritative, in-depth analysis of each state’s statutory and common law protection of trade secrets and other confidential business information, both within and outside the employment context.

The Fourth Edition includes an expanded discussion of:

• The inevitable disclosure doctrine

• Types of information granted or denied trade secret protection under the various Uniform Trade Secrets Acts

• The availability of injunctive relief and damages

The treatise addresses several issues as specific Additional Topics, including amendments to complaint, consolidation, conspiracy, conversion, declaratory judgments, default judgments, directed verdicts, evidence (circumstantial), first-filed rule, forum selection clauses, gist of the action doctrine, interrogatories, jurisdiction (supplemental), litigation privilege, ownership versus possession, questions of law, and sanctions. It also contains expanded discussions of the inevitable disclosure doctrine and important cross-references to other titles in the State-by-State Survey Series.

SUPPLEMENT INFORMATION >>>

The 2013 Cumulative Supplement provides detailed analysis on availability of protective orders and the inevitable disclosure doctrine.

www.bna.com/bnabooks/tss

SUMMARY OF CONTENTS

Each State Chapter Addresses:
State’s Definition of “Trade Secret”; Courts’ Interpretations Under the Statute, Uniform Trade Secrets Act, or Common Law; Policy Considerations Recognized by Courts; Evidence Establishing the Elements of a Trade Secret and of a Misappropriation Claim; Courts’ Justifications for Denial of Protection; Types of Information Granted Trade Secret Protection; Types of Relief Granted for the Misappropriation of Trade Secrets; Level of Protection for “Proprietary Information”; and References to Law Review Articles/Other Publications

2011/2 Volumes/2,944 pp. Hardcover with 2013 Cumulative Supplement
Order #9339P/$600.00
Order #2339P/$285.00
Supplement History: 2012, $275.00
See Bundled Order #8398, 8459, and 8858 on order form for best value.
New Cumulative Supplement Due Winter 2014.
www.bna.com/bnabooks/tss
NEW EDITION!
By Brian M. Malsberger
Board of Review Associate Editors: David J. Carr, Arnold H. Pedowitz, and Eric Akira Tate
Employment Rights and Responsibilities Committee, ABA Section of Labor and Employment Law

Easy access to explanations of causes of action, procedural issues, leading cases, and emerging trends for all 50 states and the District of Columbia

Reflecting the rapid expansion of litigation concerning the application of the employee duty of loyalty, Employee Duty of Loyalty: A State-by-State Survey, Fifth Edition is a meticulously researched reference detailing, by state, the recognition and understanding of this body of law, including prohibited and permitted conduct, litigation issues, and the availability of injunctive relief, damages, and defenses.

Unique among titles on the subject, the Fifth Edition provides up-to-date analysis, by state, of conduct that breaches and conduct that does not breach the employee duty of loyalty. Extensive discussions of state law, broken out by category of employee—from “mere employees” to “officers and directors”—show the reader how the duty of loyalty is applied depending on the level of responsibility an employee has within an organization. This two-volume treatise also explores various other critical issues, including:

- Whether a cause of action for breach of the employee duty of loyalty has been recognized
- What damages are available for breach of the employee duty of loyalty
- Commentators’ reactions to the formulation of the employee duty of loyalty in the Restatement of Employment Law
- Whether a claim for breach of the employee duty of loyalty is preempted by the Uniform Trade Secrets Act

Employee Duty of Loyalty: A State-by-State Survey, Fifth Edition includes finding lists and detailed chapter contents, appendices containing relevant Restatement excerpts, extensive quotations from the case law, and cross-references to other titles in the State-by-State Survey Series. This excellent, easy-to-scan, question-and-answer reference serves as the premier resource available on how each state addresses the employee duty of loyalty.

See p. 8 for author information.

SUMMARY OF CONTENTS

Each State Chapter Addresses:
- How the State Defines Protectable Interests of Employers
- Procedural Issues
- Duty of Employee to Disclose Information, Corporate Opportunities, or Conflicts of Interest to Employer
- Prohibition Against Solicitation of the Employer’s Customers, Accounts, or Employees
- Limitations on Competition by Employee During and After Employment
- Prohibition Against Use of Employer’s Proprietary Information
- Prohibition Against Taking Kickbacks and Bribes
- Remedies
- Injunctive Relief
- Employee Defenses
- Distinctions Among Categories of Employees
- Illustrative Cases
- Law Review Articles/Other Publications

Order #22589/$600.00
See Bundled Order #8398, 8459, and 8858 on order form for best value.
New Supplement Due Winter 2014.
www.bna.com/bnabooks/edol

NEW EDITION!
By Brian M. Malsberger
Board of Review Associate Editors: Stacey A. Campbell, David J. Carr, and Arnold H. Pedowitz
Employment Rights and Responsibilities Committee, ABA Section of Labor and Employment Law

Up-to-date coverage of critical tortious interference issues in the competitive-employment context


Two main types of actions analyzed in the Fourth Edition are: where there is a contract, tortious interference with that contract; and where there is no contract or the contract is unenforceable, tortious interference with commercial relationships or with prospective economic advantage/expectancies. Using a uniform outline, the treatise examines—for each state—the elements of these two causes of action, the defenses that may be successfully raised, and the types of relief available.

See p. 8 for author information.

SUMMARY OF CONTENTS

Each State Chapter Addresses:
- Elements of a Former Employer’s Claim Regarding Recruiting or Hiring an Employee With a Restrictive Covenant:
  - Interference With the Covenant
  - Interference With Commercial Relationships or Prospective Economic Advantage
  - Expectancies
  - Claims Against the New Employer Where the Employment Was At Will
  - Claims Where the Employment Was for a Definite Term
  - Defenses to Claim
  - Relief Available to Former Employer
  - Similar Claims Recognized by States
- Common Issues:
  - Hiring Measures by a New Employer for Screening Applicants With Restrictive Covenants
  - Practical Advice to a Company Considering Hiring Such an Applicant
  - Indemnification
  - Personal Liability of Individual Officers or Employees of Former Employer for Interference Law Review Articles/Other Publications

Order #25255/$495.00
See Bundled Order #8398, 8459, and 8858 on order form for best value.
www.bna.com/bnabooks/tic
Drafting and Enforcing Covenants Not to Compete
By M. Scott McDonald and Jacqueline Johnson Lighty, Littler Mendelson P.C.
A practical, step-by-step guide
Drafting and Enforcing Covenants Not to Compete allows users to focus directly on the drafting process and on particular substantive choices, language options, and supporting authority for alternative approaches.

SUMMARY OF CONTENTS
Chapter 1. General Considerations
Chapter 2. Risk Assessment Regarding Noncompete Contracts and Their Enforcement
Chapter 3. Protectable Interests
Chapter 4. Type of Relationship
Chapter 5. Rules of Reformation
Chapter 6. Controlling Law and Venue
Chapter 7. Signature and Writing Requirements
Chapter 8. Consideration
Chapter 9. Opening Provisions of the Agreement
Chapter 10. The Nondisclosure Clause
Chapter 12. The Traditional Noncompete Agreement
Chapter 13. Customer Nonsolicitation Clauses
Chapter 14. Employee Nonsolicitation Clauses
Chapter 15. Other Noninterference Clauses
Chapter 16. Training Related Agreements
Chapter 17. Optional Enforcement Contracts
Chapter 18. Forfeiture Clauses
Chapter 19. Equity-Based Clawback Clauses
Chapter 20. ERISA-Covered Plans
Chapter 21. Garden Leave Covenants
Chapter 22. Severance and Settlement Agreements
Chapter 23. Special Tolling and Survival Clauses
Chapter 24. Closings Clauses
Chapter 25. Remedy Clauses
Chapter 26. International Restrictive Covenants
Chapter 27. The Enforcement Questions Checklist
Table of Cases

2009/554 pp. Hardcover with 2013 Cumulative Supplement
Order #2444/$225.00
Order #9444P/$475.00
Order #2531/$190.00
Supplement History: 2013, $185.00/2012, $175.00
www.bna.com/bnabooks/dec

The Uniformed Services Employment and Reemployment Rights Act
George R. Wood and Ossai Miazad, Editors-in-Chief
Federal Labor Standards Legislation Committee, ABA Section of Labor and Employment Law
Fully understand the complexities of USERRA requirements

The Uniformed Services Employment and Reemployment Rights Act provides a comprehensive analysis of the complicated issues involved with the application and enforcement of this law. The treatise is edited by practitioners who represent both employers and employees, providing a balanced view of the issues.

SUMMARY OF CONTENTS
Chapter 1. Brief History of USERRA
Chapter 2. USERRA Coverage Issues
Chapter 3. Leave Entitlements Under USERRA
Chapter 4. Scheduling Leaves and Providing Leave Notice
Chapter 5. Pay and Benefits During Leave
Chapter 6. Reinstatement Rights and Obligations
Chapter 7. Pay and Non-Health Care Benefit Issues Upon Reinstatement of Employment
Chapter 8. USERRA and Health Care Benefits
Chapter 9. Interrelationship with Other Laws and Employer Practices
Chapter 10. Discrimination, Retaliation, and Harassment
Chapter 11. Enforcement, Remedies, and Other Issues Under USERRA
Appendices
Table of Cases
Index

2009/534 pp. Hardcover with 2014 Cumulative Supplement
Order #9531P/$365.00
Order #2531/$190.00
Supplement History: 2013, $185.00/2012, $175.00
www.bna.com/bnabooks/userra

NLRA Rights in the Nonunion Workplace
By Kenneth T. Lopatka
An exploration of the NLRA’s application in the nonunion workplace

NLRA Rights in the Nonunion Workplace concentrates exclusively on the broad application of the National Labor Relations Act (NLRA) outside the union workplace to help practitioners spot potential NLRA issues, understand the options and associated risks, and render sound advice to their clients. The book’s issue-by-issue examination of the National Labor Relations Board’s changing position on various issues enables lawyers to pinpoint potential areas of liability and formulate effective strategies.

Kenneth T. Lopatka is an adjunct professor at the Charleston Law School, Charleston, S.C.

Call Bloomberg BNA at 1.800.960.1220 for your free 30-day review.
Analyzing labor and employment laws governing the world’s major economies

The expansion of international trade, investment, and business operations to a worldwide arena has brought considerable change to labor and employment law systems in many countries. *International Labor and Employment Laws, Third Edition, Volumes IA and IB* presents the most current information about the relevant requirements of the world’s major economies. The *Third Edition* provides updates on developments of interest to international practitioners, including litigation of international employment disputes, compensation for internationally mobile executives, and negotiation of expatriate employment agreements.

**SUPPLEMENT INFORMATION >>>>**

The 2013 Cumulative Supplement includes a new chapter entitled *Impact of International Human Rights Law on Labor and Employment Law* and updates to the chapters on Social Networking and the Global Workforce and Litigation of International Employment Disputes. It also discusses in the chapter on France, a new inter-professional agreement between trade unions and employers’ representatives that introduces new rights for employees in terms of employment security, health, and education; and, in the chapter on Germany, limited duration employment agreements with reasonable cause provisions that are subjected to closer additional judicial scrutiny.

William L. Keller (deceased) was a partner in Hunton & Williams, Dallas, Texas, and former chair of the ABA Section of Labor and Employment Law.

Timothy J. Darby is a project director at Bloomberg BNA, Arlington, Va.

2009/2 Volumes/3,746 pp. Hardcover with 2013 Cumulative Supplement
Order #9303P/$510.00
Order #2303/$180.00
Supplement History: 2012, $175.00/2011, $170.00
See Bundled Order #8450 and 8935 on order form for best value.

www.bna.com/bnabooks/ile

**SUMMARY OF CONTENTS**

**Volume IA: Major Economies (Non-NAFTA)**

Part 1. The European Union and Selected Member and Applicant Countries

The European Union

Employment and Corporate Law Issues Applicable in Restructuring of Companies in the EU

Belgium, France, Germany, Italy, Spain, and United Kingdom

Part 4. Miscellaneous Countries

Africa: South Africa

Asia: China, Hong Kong, Japan

South America: Brazil

**Volume IB: Major Economies (NAFTA) and International Issues**

Part 2. NAFTA/NAALC and Member Countries

NAFTA/NAALC

Canada, Mexico, United States, Northern Mariana Islands, Puerto Rico

Extraterritorial Application of U.S. Laws

Labor Provisions in U.S. Free Trade Agreements Under the Trade Promotion Authority Act of 2002

NAFTA Appendices

Part 5. International Organizations

The International Labour Organization

The International Financial Institutions

The Organisation for Economic Co-operation and Development

Union Participation in International Labor Affairs

International Employers Associations

The World Trade Organization

The Role of Administrative Tribunals in Adjudication of Workplace Rights Within International Organizations

Part 6. Issues for Multinational Corporations

Corporate Codes of Conduct on Labor Standards

Globalization of Work: Offshore Outsourcing

Compensating the Internationally Mobile Executive

Negotiating and Drafting Expatriate Employment Agreements

Litigation of International Employment Disputes

Social Networking and the Global Workforce

Impact of International Human Rights Law on Labor and Employment Law

**Volume IIA: Additional Economies (EU and Other European)**

Part 1. The European Union and Selected Member and Applicant Countries

Austria, Bulgaria, Czech Republic, Denmark, Greece, Hungary, Ireland, The Netherlands, Poland, Portugal, Sweden, Turkey

Part 3. Other European Countries

Norway, Russia, Switzerland, Ukraine

**Volume IIB: Additional Economies (Non-European)**

Part 4. Miscellaneous Countries

Africa: Nigeria

Asia: Cambodia, India, Indonesia, Singapore, South Korea, Taiwan, Vietnam

Middle East: Israel, Saudi Arabia

Oceania: Australia, New Zealand

South America: Argentina, Chile, Venezuela
Canadian Labour and Employment Law for the U.S. Practitioner, Third Edition
By Douglas G. Gilbert, Brian W. Burkett, and Moira K. McCaskill
A complete and straightforward guide to Canadian labour and employment law
Canadian Labour and Employment Law for the U.S. Practitioner, Third Edition provides U.S. attorneys with a unique resource with which to evaluate workplace issues in Canada. The Third Edition of this treatise offers a concise explanation of Canada’s workplace laws from a U.S. perspective and highlights the key distinctions between Canadian and U.S. labour and employment law. U.S. companies with Canadian subsidiaries will find this treatise extremely helpful in navigating the risks and enjoying the opportunities of operating in Canada.

The Third Edition discusses a number of important cases, such as Ontario (Attorney General) v. Fraser, Keays v. Honda Canada Inc., Wonko v. Western Inventory Service Ltd., and McKee v. Reid’s Heritage Homes Ltd.

SUPPLEMENT INFORMATION >>>
The 2013 Supplement highlights changes in the law, including the scope for employer communications during an organizing campaign, elements of a lawful termination of employment provision, the development of overtime class actions, requirements for effective workplace investigations, increased recognition of the employer’s obligation to accommodate child care responsibilities, limitations applicable to drug and alcohol testing, health and safety principles related to workplace violence, and workers’ compensation related to workplace stress.

“This book is, quite frankly, the best single volume on Canadian employment law to appear for a long time. It tells employers and employees where they stand, legally speaking, across the whole range of issues that make up modern labour law. Not to put too fine a point on it, if there were but one stand, legally speaking, across the whole range of issues that make up employment law to appear for a long time. It tells employers and employees where they stand, legally speaking, across the whole range of issues that make up modern labour law. Not to put too fine a point on it, if there were but one

—R.O. MacDowell, Former Chair, Ontario Labour Relations Board, on the First Edition

Douglas G. Gilbert is a Partner in Fasken Martineau DuMoulin LLP in Toronto, Canada.
Brian W. Burkett is a Partner in Fasken Martineau DuMoulin LLP in Toronto, Canada.
Moira K. McCaskill is a personal and executive coach in Toronto, Canada.

SUMMARY OF CONTENTS
Chapter 1. Overview of the Canadian Environment
Chapter 2. Collective Bargaining
Chapter 3. The Individual Employment Relationship
Chapter 4. Discrimination in Employment
Chapter 5. Occupational Health and Safety
Chapter 6. Workers’ Compensation
Chapter 7. Employee Benefits
Chapter 8. Reciprocal Arrangements Between Canada and the U.S.
Chapter 9. Canada and Globalization

2011/816 pp. Hardcover with 2013 Supplement
Order #9276P/$445.00
Order #2276/$205.00
See Bundled Order #8571 on order form for best value.
New Cumulative Supplement Due Winter 2014.
www.bna.com/bnabooks/canl

Restrictive Covenants and Trade Secrets in Employment Law: An International Survey, Volumes I and II
Wendi S. Lazar and Gary R. Siniscalco, Editors-in-Chief
International Labor and Employment Law Committee, ABA Section of Labor and Employment Law

A “must-have” for companies and attorneys dealing with trade secrets or covenants in employment agreements
These volumes explore the differences between the U.S. and foreign countries in regulating noncompetition and nonsolicitation provisions and in imposing restrictions related to confidential information and trade secrets. Each country-specific chapter is written by highly regarded local lawyers and examinations applicable country laws, international conventions, and treaties.

SUPPLEMENT INFORMATION >>>
The 2013 Cumulative Supplement to Volume I offers updates on France, Germany, Ireland, Poland, and the United Kingdom.
The 2013 Cumulative Supplement to Volume II offers updates on Brazil, Canada, China, Hong Kong, Indonesia, Singapore, Vietnam, Saudi Arabia, South Africa, and Australia.

Wendi S. Lazar is a partner at Outten & Golden LLP, New York, N.Y., where she co-heads the firm’s Executives & Professionals Practice Group.
Gary R. Siniscalco is a partner in the San Francisco, Calif., office of Orrick, Herrington & Sutcliffe LLP, and a member of the Employment Group.

SUMMARY OF CONTENTS
Volume I (Europe)
Part 1. Overviews
• Confidentiality, Trade Secrets, and Other Duties and Restrictive Covenants in a Global Economy
• Restrictive Covenants and Trade Secrets Issues in Europe
• The Challenge of Cross-Border Litigation from an EU Perspective

Part 2. European Union Member and Applicant Countries
Austria, Belgium, Bulgaria, Czech Republic, Denmark, Finland, France, Germany, Greece, Hungary, Ireland, Italy, Luxembourg, Netherlands, Poland, Portugal, Slovakia, Spain, Sweden, Turkey, United Kingdom

Part 3. Other European Countries
Norway, Russian Federation, Switzerland, Ukraine

Volume II (Americas, Asia, Middle East and Africa, Oceania)
Part 1. Overviews
• Confidentiality, Trade Secrets, and Other Duties and Restrictive Covenants in a Global Economy
• Separate Chapters on Restrictive Covenants and Trade Secret Issues in: Latin America, North America, Asia, the Middle East and Africa, and Oceania

Part 4. The Americas
Argentina, Brazil, Canada, Chile, Mexico, United States, Venezuela

Part 5. Asia
China, Hong Kong, India, Indonesia, Japan, Malaysia, Philippines, Singapore, South Korea, Taiwan, Thailand, Vietnam

Part 6. The Middle East and Africa
Israel, Lebanon, Saudi Arabia, South Africa, United Arab Emirates

Part 7. Oceania
Australia, New Zealand

2011/1,254 pp. Hardcover with 2013 Cumulative Supplement
Order #9332P/$400.00
Order #2332/$195.00
See Bundled Order #8571, 8858, 8926, and 8935 on order form for best value.
New Cumulative Supplement Due Fall 2014.
www.bna.com/bnabooks/rcts

Call Bloomberg BNA at 1.800.960.1220 for your free 30-day review.
The Family and Medical Leave Act

Michael J. Ossip and Robert M. Hale, Editors-in-Chief (Main Volume); Gail V. Coleman and Indira Talwani, Associate Editors (Main Volume); Gail V. Coleman, Editor-in-Chief (2013 Cumulative Supplement)

Federal Labor Standards Legislation Committee, ABA Section of Labor and Employment Law

Understand the complex issues surrounding this seemingly simple statute

The Family and Medical Leave Act is the premier resource for handling all aspects of the Family and Medical Leave Act (FMLA), including interrelationships with other laws. This treatise focuses on the responsibilities of employers and employees under the Act, as reflected in the statute, regulations, and case law, including provisions, regulations promulgated by the Department of Labor (DOL), how DOL opinion letters have interpreted provisions, and how leave rights are coordinated with other legal rights of employees.

SUPPLEMENT INFORMATION >>>

The 2013 Cumulative Supplement analyzes and explains statutory and regulatory developments, including the 2013 rule to implement the 2009 and 2010 amendments to the military leave provisions and the 2010 airline flight crew provisions; varying approaches of the courts to caring for family members, including adult children; cases regarding substance abuse under the FMLA; cases regarding the interplay between the FMLA and employer policies regarding notice, including provisions, regulations promulgated by the Department of Labor (DOL), how DOL opinion letters have interpreted provisions, and how leave rights are coordinated with other legal rights of employees.

Michael J. Ossip is a partner in the Labor and Employment Practice of Morgan, Lewis & Bockius LLP, Philadelphia, Pa.

Robert M. Hale is a partner in the Labor and Employment Practice of Goodwin Procter LLP, Boston, Mass.

Gail V. Coleman is retired from the Department of Labor, where she served as Deputy Associate Solicitor for Fair Labor Standards.

Indira Talwani is a partner in Segal Roitman LLP, Boston, Mass.

SUMMARY OF CONTENTS

Chapter 1. History, Structure, and Administration of the FMLA
Chapter 2. Coverage of Employers
Chapter 3. Eligibility of Employees for Leave
Chapter 4. Entitlement of Employees to Leave
Chapter 5. Length and Scheduling of Leave
Chapter 6. Notice and Information Requirements
Chapter 7. Pay and Benefits During Leave
Chapter 8. Restoration Rights
Chapter 9. Interrelationship With Other Laws, Employer Practices, and Collective Bargaining Agreements
Chapter 10. Interference, Discrimination, and Retaliation Claims
Chapter 11. Enforcement, Remedies, and Other Litigation Issues

FMLA Statutory and Regulatory Provisions: Finding List
Table of Cases
Index

Order #9062P/$515.00
Order #2062/$245.00
Supplement History: 2011, $225.00; 2009, $205.00
See Bundled Order #8060 and 8779 on order form for best value.
New Cumulative Supplement Due Winter 2014.
www.bna.com/bnabooks/fmla

NEW EDITION!
Occupational Safety and Health Law, Third Edition

Gregory N. Dale and P. Matthew Shudtz, Editors-in-Chief

Occupational Safety and Health Law Committee, ABA Section of Labor and Employment Law

Legal analysis of judicial and administrative decisions related to the OSH Act

This authoritative resource on the Occupational Safety and Health Act (OSH Act) and accompanying regulations examines employer obligations to protect employees from occupational hazards and provides clear analysis of the law. The Third Edition discusses penalties and other enforcement prerogatives, along with agency pronouncements and interpretations issued through mid-2013. The treatise analyzes the Mine Safety and Health Act, workers’ compensation laws, whistleblower protection statutes, and related state laws. It also examines:

- Growth in the contingent workforce and its impact on multemployer liability
- Updates in the enforcement and interpretation of standards and the general duty clause by the courts and the Commission
- Agency perspectives and interpretations of employee walkaround rights and safety incentive programs


“Whenever I have a question of substance or procedure, Occupational Safety and Health Law is my first stop. If it is not also my last, the last is usually a resource to which the treatise has pointed me. I could not do without it. Every OSHA practitioner, however infrequent, should have the volume within easy reach.”

—Eric L. Hobs, Partner, Michael Best & Friedrich LLP Employment Relations Group, and Immediate-Past Employer Co-Chair, American Bar Association Labor and Employment Law Section’s Occupational Safety and Health Law Committee

Gregory N. Dale is a partner with Faegre Baker Daniels in Indianapolis, Ind.

P. Matthew Shudtz is a Senior Policy Analyst with the Center for Progressive Reform, Washington, D.C.

SUMMARY OF CONTENTS

Chapter 1. Safety and Health Law Before the Occupational Safety and Health Act of 1970
Chapter 2. Legislative History of the Occupational Safety and Health Act of 1970
Chapter 3. The Duty to Comply With Standards
Chapter 4. The General Duty Clause
Chapter 5. Employer Obligations to Develop, Maintain, and Disseminate Information
Chapter 6. Affirmative Defenses
Chapter 7. Inspections and Citations
Chapter 8. The Warrant Requirement in OSHA Inspections
Chapter 9. Types and Degrees of Violations
Chapter 10. Civil Penalties and Criminal Sanctions
Chapter 11. Enforcement
Chapter 13. Development of OSHA Standards
Chapter 14. Judicial Interpretations of OSHA’s Standard-Setting Authority
Chapter 15. Procedural Issues and Judicial Review
Chapter 16. Variances
Chapter 17. Rights of Workers and Their Representatives
Chapter 18. Discrimination Against Employees for Health and Safety Activities
Chapter 19. State Regulation of Occupational Safety and Health
Chapter 20. The Federal Mine Safety and Health Act of 1977
Chapter 21. National Institutes for Occupational Safety and Health
Chapter 22. Relationship of the OSH Act to Other Federal Laws and Agencies
Chapter 23. The OSH Act, Workers’ Compensation, and Workplace Tort Liability
Chapter 24. The Americans with Disabilities Act and the Family and Medical Leave Act

Appendix A. Occupational Safety and Health Act of 1970, as Amended
Appendix B. State Plan Post-Contest Administrative Review Procedures
Appendix C. Sampling of Cases Interpreting State Plans
Table of Cases
Index of Laws and Rules
Index

Order #2313/$365.00
www.bna.com/bnabooks/osh a
Global Employee Privacy and Data Security Law, Second Edition

Morrison & Foerster LLP
Miriam H. Wugmeister and Christine E. Lyon, Editors; Privacy and Data Security Practice Group

Analyzing the complexities of privacy and data security laws around the globe

In today’s global market, employers share and move more information than ever before as they centralize human resources processes to achieve greater efficiency and cut costs. For employers operating on a global scale and the attorneys advising them, the complications are, as a result, all the more problematic. More than 65 countries now have their own data protection laws that regulate the collection, use, transfer, and disclosure of personal information. The complex and sometimes conflicting obligations imposed by these different laws have made compliance a struggle for companies operating in more than one country.

With the Second Edition of Global Employee Privacy and Data Security Law, employers can successfully navigate the waters of international data security law. This treatise is designed specifically to help privacy professionals, human resources professionals, and attorneys understand international workplace privacy and data security laws and their relation to U.S. law and to help ensure compliance with all requirements.

This resource covers all of the important issues related to international employee privacy law, including background checks and investigations, monitoring and surveillance, use of government identifiers and Social Security numbers, data security, and security breach notification requirements.

This book is designed to be used with Morrison & Foerster’s “Privacy Library,” a free resource available at www.mofoprivacy.com.

Miriam H. Wugmeister is a partner in the New York office of Morrison & Foerster LLP and is chair of the firm’s Privacy and Data Security Practice Group.

Christine E. Lyon is a partner in Morrison & Foerster’s Palo Alto office, where her practice concentrates on employment and privacy law.

**SUMMARY OF CONTENTS**

Chapter 1. Overview of Privacy and Data Security
Chapter 2. Background Checks and Investigations
Chapter 3. Medical Examinations and Drug Testing of Applicants and Employees
Chapter 4. Personnel Records
Chapter 5. Use of Government Identifiers and Social Security Numbers
Chapter 6. Security Breach Notification Requirements
Chapter 7. Confidentiality of Health Information
Chapter 8. Access to Personnel Records
Chapter 9. Drug and Alcohol Testing
Chapter 10. Data Security: Maintaining an Information Security Program

Order #9142/$285.00
See Bundled Order #8805 and 8942 on order form for best value.

**EBOOK AVAILABLE!**

An eBook version of this title is ready for download on the iPhone®, iPad®, and iPod® touch using the iBooks app and on the computer with iTunes.

**SIGNIFICANT SAVINGS ON BUNDLED TITLES**

See the order form in the center of this catalog for details on our bundled titles or visit our website at www.bna.com/bnabooks/bundles.

Note: Discounts can’t be combined and substitutions aren’t allowed.
Affordable Care Act: Law and Regulations, Annotated (Consolidated and Amended Excerpts on Health Benefits), 2014 Edition
Sharon F. Fountain, Esq., Editor
A companion volume to ERISA Regulations and ERISA: The Law and the Code

Chapter 1. The Patient Protection and Affordable Care Act, as Amended
Chapter 2. The Health Care and Education Reconciliation Act of 2010 (HCERA), and by subsequent legislation. Part I also contains the health care–related portions of HCERA. Part II supplies regulations implementing the ACA from the Departments of Labor, Treasury, and Health and Human Services. The laws are thoroughly annotated, with the amendment history of PPACA and explanation of the relationship between PPACA and HCERA provisions, along with useful notes on subsequent changes, effective dates, language prior to amendment, and ambiguous or conflicting revisions. Final and temporary regulations implementing the ACA are compiled, with the history of each provision. Proposed regulations are supplied in summary format. Sharon F. Fountain, Esq., is Managing Editor for Compensation Planning at Bloomberg BNA Tax & Accounting, Arlington, Va.

SUMMARY OF CONTENTS
Part I. Legislation
Chapter 1. The Patient Protection and Affordable Care Act, as Amended
Chapter 2. The Health Care and Education Reconciliation Act of 2010
Part II. Regulations
Chapter 3. Final Labor Regulations
Chapter 4. Proposed Labor Regulations
Chapter 5. Final and Temporary Treasury Regulations
Chapter 6. Proposed Treasury Regulations
Chapter 7. Final Health and Human Services Regulations
Chapter 8. Proposed Health and Human Services Regulations

Order #2427/$265.00
See Bundled Order #8427 on order form for best value.

www.bna.com/bnabooks/aca

Sharon F. Fountain, Esq., Editor
The key to staying abreast of changes to ERISA, the Tax Code, and related PHSA provisions

ERISA: The Law and the Code, Annotated is an essential desktop reference for pension and benefit practitioners, consultants, and students that contains the full, updated text of the Employee Retirement Income Security Act (ERISA) and relevant portions of the Internal Revenue Code (Tax Code) and Public Health Service Act (PHSA).

The 2012 Edition provides comprehensive updates on:
• Changes to the pension funding rules for single-employer defined benefit plans
• Additional information required in the annual funding notice that defined benefit plans must provide to participants and beneficiaries, labor organizations, and the Pension Benefit Guaranty Corporation (PBGC)
• Increased PBGC premiums as the result of the Moving Ahead for Progress in the 21st Century Act

To give a complete “before” and “after” picture of changes enacted by the Patient Protection and Affordable Care Act (PPACA), Part 3 of ERISA: The Law and the Code, Annotated provides the PHSA sections as amended by the health care reform laws, and Part 4 includes relevant sections of the PHSA prior to PPACA and other amendments.

ERISA: The Law and the Code, Annotated also features “Recent Amendment” notes that provide a complete history of every amendment made to each reprinted section of ERISA, track all of the changes made to the Tax Code sections back to the Economic Growth and Tax Relief Reconciliation Act of 2001, and supply the history of each reprinted section of the PHSA (post-PPACA), in an easy-to-follow format. Amendment notes track relevant non-amending legislative material helpful to understanding ERISA and the Tax Code.

Sharon F. Fountain, Esq., is Managing Editor for Compensation Planning at Bloomberg BNA Tax & Accounting, Arlington, Va.

SUMMARY OF CONTENTS
Introduction
Organization of This Book
ERISA Finding List
IRC Finding List
PHSA Finding Lists
Part 1. Text of ERISA
Employee Retirement Income Security Act of 1974, as Amended
Part 2. IRC Excerpts
Selected Provisions of the Internal Revenue Code of 1986, as Amended
Part 3. Public Health Service Act Excerpts (post-PPACA)
Following Enactment of PPACA and Other Legislation
Part 4. Public Health Service Act Excerpts (pre-PPACA)
Prior to Enactment of PPACA and Other Legislation
Part 5. Reports
Joint Committee on Taxation, General Explanation of Tax Legislation Enacted in the 111th Congress: Health Care Provisions
Part 6. Indexes
Index to ERISA, IRC, and Related Regulations
Index to PHSA Provisions (Post-PPACA)

Order #2060/$175.00
See Bundled Order #8427, 8489, 8541, 8733, and 8801 on order form for best value.

www.bna.com/bnabooks/elc

BLOOMBERG BNA STANDING ORDERS

All Bloomberg BNA treatises are available on standing order, which ensures you will always receive the most current edition of the book or supplement of the title you have ordered from Bloomberg BNA’s book division.

As soon as a new supplement or edition is published (usually annually) for a title you’ve previously purchased and requested to be placed on standing order, we’ll ship it to you for review for 30 days without any obligation. During this period, you can either (a) honor the invoice and receive a 5% discount (in addition to any other discounts you may qualify for) off the then-current price of the update, plus shipping and handling or (b) return the book(s), in which case, your invoice will be cancelled upon receipt of the book(s). Call us for a prepaid UPS label for your return. It’s as simple and easy as that.

Most importantly, standing orders mean you will never have to worry about the timeliness of the information you’re relying on. And, you may discontinue standing orders at any time by contacting us at 1.800.960.1220 or by sending an email to books@bna.com.
NEW EDITION!
ERISA Regulations, 2014 Edition
Eric H. Rubin, Esq., Sharon F. Fountain, Esq., and Michael G. Kushner, Esq., Editors
Get all the rules and regulations on employee benefits issued by federal agencies in one comprehensive volume

ERISA Regulations, 2014 Edition contains the full text of all proposed and final regulations through
July 2, 2013—from the Department of Labor (DOL), Pension Benefit Guaranty Corporation (PBGC), the Treasury Department, and the Department of Health and Human Services (HHS), as well as other agencies—that affect benefit plans.

New developments covered in the 2014 Edition include:

• Department of Labor (Employee Benefits Security Administration)—Regulations on amendments relating to reasonable contract or arrangement under §408(b)(2)—fee disclosure/Web page; and incentives for nondiscriminatory wellness programs in group health plans
• Pension Benefit Guaranty Corporation—Proposed regulations on reportable events and certain other notification requirements
• Internal Revenue Service—Regulations on prohibited payment option under single-employer defined benefit plan of plan sponsor in bankruptcy; incentives for nondiscriminatory wellness programs in group health plans; health insurance premium tax credit; and fees on health insurance policies and self-insured plans for the patient-centered outcome research trust fund

Eric H. Rubin, Esq., is Managing Editor for Federal Tax at Bloomberg BNA Tax & Accounting, Arlington, Va.
Sharon F. Fountain, Esq., is Managing Editor for Compensation Planning at Bloomberg BNA Tax & Accounting, Arlington, Va.

Michael G. Kushner, Esq., is a partner in the New York office of Locke Lord LLP, where he concentrates his practice in ERISA and executive compensation.

SUMMARY OF CONTENTS
Chapter 1. Final Labor Regulations
Chapter 2. Proposed Labor Regulations
Chapter 3. Final PBGC Regulations
Chapter 4. Proposed PBGC Regulations
Chapter 5. Final and Temporary Treasury Regulations
Chapter 6. Proposed Treasury Regulations
Chapter 7. Other Regulations
Appendix A
Index

Order #2293/$250.00
See Bundled Order #8427, 8489, and 8734 on order form for best value.

www.bna.com/bnabooks/erems

THE ABA SECTION OF LABOR AND EMPLOYMENT LAW

Section publications provide a balanced forum for the views and professional development of practitioners in labor and employment law.

For more information on Section participation, please call the Section at 312.988.5813 or visit www.americanbar.org/groups/labor_law.html.

Employee Benefits Law, Third Edition
Jeffrey Lewis, Myron D. Rumeld, and Ivelisse Berio LeBeau, Co-Chairs, Board of Senior Editors
Dana M. Muir, Editor-in-Chief (Fall 2013 Cumulative Supplement)
Employee Benefits Committee, ABA Section of Labor and Employment Law

Decided cases, legislation, regulations, and guidance issued by federal agencies

Employee Benefits Law, Third Edition offers detailed, annotated coverage of Employee Retirement Income Security Act (ERISA) Titles I and IV; rules of tax qualification, deductibility, and other key tax issues; preemption, with regard to ERISA and medical malpractice and related claims; benefit claims, with regard to evidentiary issues and abuse of discretion in denials; interplay with related legal areas; and effects of sexual orientation and veteran status on benefits.

The treatise covers important Supreme Court cases such as CIGNA Corp. v. Amara, Conkright v. Frommert, and Hardt v. Reliance Standard Life Insurance Co., as well as the Patient Protection and Affordable Care Act, the Health Care and Education Reconciliation Act of 2010, and subsequent legislation.

The Third Edition also includes a thorough discussion of the law governing breach of fiduciary duty and prohibited transaction claims, including commonly litigated areas such as employer services, service provider fees, and fiduciary misrepresentations. It offers comprehensive analysis of the complex topic of ERISA preemption.

SUPPLEMENT INFORMATION

The Fall 2013 Cumulative Supplement provides important updates on the Supreme Court’s 2013 holding in US Airways, Inc. v. McCutchen, Affordable Care Act implementation, lower court decisions on the availability of extra-record discovery and the existence and effect of conflicts of interest in the context of benefit claims following the Supreme Court’s 2008 decision in Glenn, and the effect of The American Taxpayer Relief Act of 2012 on employee benefits.

Jeffrey Lewis is a shareholder and managing attorney in Lewis, Feinberg, Lee, Reiner & Jackson, PC, Oakland, Calif.
Myron D. Rumeld is a partner in the Employee Benefits, Executive Compensation & ERISA Litigation Practice Center of Proskauer Rose LLP, New York, N.Y.
Ivelisse Berio LeBeau is Of Counsel, Sugarmann & Suskind, P.A., Miami, Fla.
Dana M. Muir is the Arthur F. Thurnau Professor of Business Law at Stephen M. Ross School of Business, University of Michigan, Ann Arbor, Mich.

SUMMARY OF CONTENTS
Chapter 1. Brief History of the Regulation of Employee Benefits
Chapter 3. Administration and Enforcement
Chapter 4. Reporting and Disclosure
Chapter 5. Regulation of Qualified Retirement Income Plans Generally
Chapter 6. Regulation of Specialized Types of Retirement Income Plans
Chapter 7. Tax Treatment of Welfare Benefit Plans
Chapter 8. Regulation of Employee Health Care Benefit Plans
Chapter 9. Plan Insurance and Plan Termination
Chapter 10. Fiduciary Responsibility
Chapter 11. ERISA Preemption and Effect on Other Laws
Chapter 12. Civil Practice and Procedure
Chapter 13. Benefit Claims
Chapter 14. Liability Issues Unique to Welfare Plans
Chapter 15. Employment Discrimination and Employee Benefits
Chapter 16. Issues Unique to Jointly Administered Plans
Chapter 17. Multiemployer Plan Withdrawal Liability
Chapter 18. Collective Bargaining and Employee Benefits
Chapter 19. Criminal Enforcement and Civil RICO
Chapter 20. Ethics, Privilege, and Related Concerns Unique to the Practice of Benefits Law
Table of ERISA Sections
Table of IRC Sections
Table of Cases
Topical Index

2012/1,942 pp. Hardcover with Fall 2013 Cumulative Supplement
Order #9270P/$700.00
Order #2270/$305.00
Supplement History: Spring 2013 Supplement, $295.00
See Bundled Order #8333, 8300, 8456, 8608, and 8733 on order form for best value.
New Cumulative Supplement Due Winter 2014.

www.bna.com/bnabooks/ebl

Call Bloomberg BNA at 1.800.960.1220 for your free 30-day review.
ERISA Class Exemptions, Fourth Edition

By Donald J. Myers and Michael B. Richman

An indispensable compendium of class exemption material

This time-saving reference contains all of the regulatory class exemptions from the prohibited transaction rules of the Employee Retirement Income Security Act, along with the statutory prohibited transaction exemptions. It includes class exemption grants, amendments, and proposals and covers such important developments as the amended Qualified Professional Asset Manager exemptions, new automatic rollover safe harbor, and proposed expanded relief for securities lending.

The Fourth Edition includes an easy-to-use section at the end of each class exemption chapter containing the integrated, current text of all non-superseded or revoked exemptions and amendments, including all amendments and corrections since publication of the final prohibited transaction exemption (PTE).

In addition, this reference contains:

- Introductions to PTEs with useful analysis by the authors
- Full text of each regulatory PTE—proposed, interim, and final versions—as well as all relevant text relating to each statutory PTE added by the Pension Protection Act of 2006
- Explanatory preambles from the Federal Register
- Corrections and amendments
- Citations to individual (nonclass) exemptions

SUPPLEMENT INFORMATION

Developments covered in the 2013 Supplement include a proposed amendment to PTE 80-26 to address issues stemming from IRA brokerage account lien provisions; a proposed amendment to remove credit-rating conditions from six class exemptions; a proposed amendment to the abandoned plans exemption (PTE 2006-06) to expand exemptive relief to bankruptcy trustees; and updated related source material annotations on class and statutory exemptions.

Donald J. Myers is Senior Counsel with Morgan, Lewis & Bockius LLP, Washington, D.C., and former counsel for ERISA regulation at the U.S. Department of Labor.

Michael B. Richman is counsel with Morgan, Lewis & Bockius LLP, Washington, D.C.

summary of contents

Part 1. Prohibited Transaction Class Exemptions

Part 2. Statutory Prohibited Transaction Exemptions Added by the Pension Protection Act of 2006

Appendices. Proposed Class Exemptions That Have Not Been Granted

Index of Applicants

Topical Index

2012/13 Volumes/2,360 pp. Softcover with 2013 Supplement
Order #9056P/$395.00
Order #2056/$175.00
See Bundled Order #8541 and 8734 on order form for best value.

New Cumulative Supplement Due Winter 2014.

www.bna.com/bnabooks/ecex

YOUR NO-RISK 30-DAY GUARANTEE

Your satisfaction is guaranteed with any book purchase. If you are not completely satisfied with your order, simply return the book(s) within 30 days of receipt. Upon receipt of the book(s) in the warehouse, you will receive a full refund or your charges will be cancelled.

Note: If a method other than UPS Ground is requested for shipping (overnight, etc.), Bloomberg BNA won’t refund shipping costs.
**Section 409A Handbook**

By Regina Olshan and Erica F. Schohn
Skadden, Arps, Slate, Meagher & Flom LLP

**Design Section 409A-compliant compensation arrangements**

Section 409A Handbook provides the comprehensive guidance necessary to interpret the rules of Section 409A and pertinent advice on its many unresolved issues. It offers information regarding structuring and administering compensation arrangements; avoiding, spotting, and correcting common violations; and areas where Section 409A compliance is most challenging. Numerous examples, tables, forms, and flowcharts help guide analysis and ensure compliance.

**SUPPLEMENT INFORMATION >>>**

The 2011 Supplement provides additional coverage of the impact of Internal Revenue Service (IRS) Notice 2010-80; the IRS position regarding the use of releases; the IRS corrections relief that permits addressing compliance errors without, or with lesser, tax penalty; and informal IRS guidance on key Section 409A issues.

"...a comprehensive commentary on one of the most complex pieces of legislation ever adopted relating to executive compensation. It is certain to become recognized as the ‘gold standard’ analysis of IRC Section 409A and the regulations promulgated thereunder, and will be a valuable resource to companies, and their advisors..."

—Brian D. Robbins, Partner, Simpson Thacher & Bartlett LLP, New York, N.Y.

Regina Olshan is a partner in the Executive Compensation and Benefits practice group at Skadden, Arps, Slate, Meagher & Flom LLP, New York, N.Y.

Erica F. Schohn is a partner in the Executive Compensation and Benefits practice group at Skadden, Arps, Slate, Meagher & Flom LLP, New York, N.Y.

**SUMMARY OF CONTENTS**

- Chapter 1. Reasons for Enactment
- Chapter 2. Coverage
- Chapter 3. Substantial Risk of Forfeiture
- Chapter 4. Other Key Definitions: Service Recipient, Separation From Service, Specified Employee, Change in Control
- Chapter 5. Plan Aggregation and Other Key Rules
- Chapter 6. Short-Term Deferrals
- Chapter 7. Other Exclusions
- Chapter 8. Initial Deferral Elections
- Chapter 9. Changes in Time and Form of Payment
- Chapter 10. Permissible Payments
- Chapter 11. Acceleration of Payments
- Chapter 12. Separation Pay Arrangements
- Chapter 13. Disability
- Chapter 14. Equity Arrangements
- Chapter 15. SERPs and Excess Benefit Plans
- Chapter 16. Reimbursement Arrangements
- Chapter 17. Mergers and Other Corporate Transactions
- Chapter 18. Private Equity and Hedge Fund Arrangements
- Chapter 19. Partnerships
- Chapter 20. Plans of Tax-Exempt Entities
- Chapter 21. Foreign Plans
- Chapter 22. Collectively Bargained Plans
- Chapter 23. Releases
- Chapter 24. Claims, Disputes, and Settlements
- Chapter 25. Funding Arrangements
- Chapter 26. Grandfathered Plans
- Chapter 27. Withholding and Reporting
- Chapter 28. Penalties
- Chapter 29. Correcting Operational Errors
- Chapter 30. Correcting Outside the Correction Programs
- Chapter 31. Correcting Document Errors
- Chapter 32. Other Tax Rules: Constructive Receipt and Section 457A
- Appendices
- Tables of Authorities
- Index

2011/1,124 pp. Hardcover with 2011 Supplement
Order #9974/$345.00
Order #1974/$145.00

New Cumulative Supplement Due Winter 2014.
www.bna.com/bnabooks/409a

**ERISA Litigation, Fourth Edition**

By Jayne E. Zanglein, Lawrence A. Frolik, and Susan J. Stabile

Clear analysis of this complex area of employee benefits litigation

ERISA Litigation, Fourth Edition analyzes developments in heavily litigated areas of employee benefits law, as well as in cutting-edge problem areas. The treatise discusses important Supreme Court decisions, including CIGNA Corp. v. Amara, Hardy v. Reliance Standard Life Insurance Co., Conkright v. Frommert, and Kennedy v. Plan Administrator for DuPont Savings & Investment Plan. In addition, it takes into account changes in pleading requirements as a result of the Supreme Court’s decision in Ashcroft v. Iqbal; the availability of remedies after LaRue v. DeWolff, Boberg & Assocs.; the appropriate standard of review after Metropolitan Life Insurance Co. v. Glenn; and the proliferation of mutual fund fees cases and class actions.

**SUPPLEMENT INFORMATION >>>**

The 2013 Cumulative Supplement provides important updates, including implications of the Supreme Court’s decision in US Airways, Inc. v. McCutchen, along with Frommert, Amara, and Wal-Mart Stores, Inc. v. Dukes; litigation developments concerning 401(k) accounts; detailed analysis of the standard of review when the plan has discretionary language, when it does not, and when a conflict of interest exists; examination of preemption of state law claims under ERISA’s broad preemption clause; consideration of when exhaustion of plan remedies is a prerequisite to a lawsuit; and cases examining the proper court response to denials of disability claims. It also discusses new Equal Employment Opportunity Commission regulations on age discrimination, assessment of excessive fee litigation cases and other potential fiduciary concerns, the proper classification of workers as the basis for a significant number of cases, and review of the scope of discovery available in benefits cases.

Jayne E. Zanglein teaches law and public policy at Western Carolina University, Cullowhee, N.C.

Lawrence A. Frolik teaches law at the University of Pittsburgh School of Law, Pittsburgh, Pa.

Susan J. Stabile teaches law at the University of St. Thomas School of Law, Minneapolis, Minn.

**SUMMARY OF CONTENTS**

- Part I. ERISA Litigation Procedure
  - Is an ERISA Pension Plan Involved?
  - Is an ERISA Welfare Plan Involved?
  - Is the Plan Excluded From ERISA Coverage?
  - What Causes of Action Are Available?
  - What Remedies Are Available?
  - Who Can Sue?
  - Who Can Be Sued?
  - What Remedies Are Available?
  - What Is the Appropriate Standard of Review for Adverse Benefit Determinations?
  - Is a Conflicting Interest Exists; Examination of Preemption of State Law Claims under ERISA’s Broad Preemption Clause?
  - Fiduciary Duty as a Basis for Recovery for Misrepresentation and Non-Disclosure
  - Estoppel as a Basis for Recovery for Misrepresentation
  - Interference With Protected Rights
  - Age Discrimination in Employee Benefits
  - Fiduciary Duties Regarding 401(k) and ESOP Investments in Employer Stock
  - Fees and Expenses Litigation in Defined Contribution Plans
  - Defined Benefit Plan Investments
  - Amendment and Termination of Pension Plans
  - Contingent Workers and Employee Benefits
  - Civil RICO
  - Delinquency Actions
  - Special Rules for Multiemployer Plans

- Part II. Potential Causes of Action
  - Wrongful Denial of Benefits
  - Managed Care Litigation
  - COBRA Litigation
  - Spousal Rights
  - Retiree Welfare Benefits
  - Fiduciary Duty as a Basis for Recovery for Misrepresentation and Non-Disclosure
  - Estoppel as a Basis for Recovery for Misrepresentation
  - Interference With Protected Rights
  - Age Discrimination in Employee Benefits
  - Fiduciary Duties Regarding 401(k) and ESOP Investments in Employer Stock
  - Fees and Expenses Litigation in Defined Contribution Plans
  - Defined Benefit Plan Investments
  - Amendment and Termination of Pension Plans
  - Contingent Workers and Employee Benefits
  - Civil RICO
  - Delinquency Actions
  - Special Rules for Multiemployer Plans

- Table of ERISA Sections
- Table of Cases
- Index

2011/1,530 pp. Hardcover with 2013 Cumulative Supplement
Order #9292P/$480.00

Order #2292/$195.00
See Bundled Order #8300, 8456, 8508, 8541, 8608, 8733, and 8801 on order form for best value.

www.bna.com/bnabooks/elit
The Developing Labor Law: The Board, the Courts, and the National Labor Relations Act, Sixth Edition

John E. Higgins, Jr., Editor-in-Chief
(Tanja L. Thompson, Gwynne A. Wilcox, and Barry J. Kearney, Editors-in-Chief (2013 Supplement))

Committee on Development of the Law Under the National Labor Relations Act, ABA Section of Labor and Employment Law

The ultimate desktop reference for labor and employment law practitioners

For more than 40 years, practitioners have relied on The Developing Labor Law: The Board, the Courts, and the National Labor Relations Act to keep them current on U.S. labor law. This two-volume treatise, written by distinguished members of the ABA Section of Labor and Employment Law representing management, labor, and neutrals, is the essential research tool for labor and employment law practitioners. It provides an authoritative, balanced perspective on the legal rights and duties of employees, employers, and unions and on procedures and remedies under the National Labor Relations Act (NLRA).

The Sixth Edition offers updated discussion of a number of important topics, including:

- Employer-mandated confidentiality agreements
- Employee handbook restrictions on solicitations
- Definition of a supervisor, an independent contractor, and a “salt”
- The disagreement between the Board and the Ninth Circuit concerning the right of an employer to unilaterally discontinue union dues checkoff after a contract expires
- Obligation of an employer to provide financial information requested by the union during bargaining
- Legitimacy of union use of inflated rat balloons and banners to advertise labor disputes
- Rights of employees to object to payment of full union dues under a union shop agreement
- Obligation of an employee who is unlawfully discharged under the NLRA to seek interim employment

Cases discussed in the Sixth Edition concern such topics as:

- Employer restrictions on the use of company email to discuss union activity
- Standards for determining the unit in which an election should be held when unions are seeking smaller units than employers
- Whether voluntary recognition bars the filing of an election petition
- Whether union banners amount to picketing in violation of the secondary boycott and recognitional picketing provisions of the NLRA
- The requirements by unions that employees notify them annually of their objections to paying union dues in excess of the cost of representing the unit
- The standards for determining whether an employer’s refusal to hire a “salt” is unlawful
- Qualification of an “at will” employee as a permanent strike replacement
- Assessment of supervisory status
- Board jurisdiction over operators of charter schools

SUPPLEMENT INFORMATION >>>

The 2013 Supplement discusses significant decisions reversing longstanding NLRB precedent, including WKYC-TV, in which the NLRB reversed 50 years of precedent and announced that employers may not unilaterally discontinue dues-checkoff provisions after the expiration of collective bargaining agreements, and Piedmont Gardens, in which the NLRB reversed 35 years of precedent, dramatically changing the rule applicable to employers in responding to union information requests seeking employee witness statements collected during a workplace investigation. The 2013 Supplement also reviews recent NLRB social media cases, including Hispanics United of Buffalo, Inc., in which the NLRB found that an employer violated the Act by firing five employees for comments they posted on Facebook, and cases in which the NLRB found employer rules and policies violate Section 7 of the Act and infringe upon employees’ rights.

“‘The Developing Labor Law is the most comprehensive resource in the field—I have been using it ever since it first came out. The new Sixth Edition offers the latest analysis, and I would recommend it to anyone working in our field’”

—Gordon E. Krischer, Of Counsel, O’Melveny & Myers LLP, Los Angeles, Calif.

John E. Higgins, Jr., is an adjunct faculty member at the Columbus School of Law, The Catholic University of America, Washington, D.C., and is retired from the NLRB.
Tanja L. Thompson is a shareholder in the Labor Management Relations practice group with Littler Mendelson, Memphis, Tenn.
Gwynne A. Wilcox is a partner with Levy Ratner, New York, N.Y.
Barry J. Kearney is the associate general counsel of the Division of Advice at the National Labor Relations Board in Washington, D.C.

SUMMARY OF CONTENTS

Part I. History of the NLRA
Chapter 1. Historical Background of the Wagner Act
Chapter 2. The Wagner Act Period
Chapter 3. The Taft-Hartley Changes
Chapter 4. The Landrum-Griffin Changes
Chapter 5. The Post-Landrum-Griffin Period

Part II. Protected Employee Activity
Chapter 6. Interference With Protected Rights
Chapter 7. Discrimination in Employment

Part III. The Representation Process and Union Recognition
Chapter 8. Restrictions on Preelection Activity: “Laboratory Conditions”
Chapter 9. Representation Proceedings and Elections
Chapter 10. Representation Proceedings and Elections
Chapter 11. Appropriate Bargaining Units
Chapter 12. Recognition and Withdrawal of Recognition Without an Election

Part IV. Collective Bargaining Process
Chapter 13. The Duty to Bargain
Chapter 14. Effect of Change in Bargaining Representative During the Term of a Collective Bargaining Agreement
Chapter 15. Effect of Change in the Employing Unit: Successorship
Chapter 16. Subjects of Bargaining
Part V. Arbitration and the Act
Chapter 17. Relation of Board Action to Enforcement of Agreements Under Section 301
Chapter 18. Accommodation of Board Action to the Arbitration Process
Part VI. Economic Action
Chapter 19. The Primary Strike
Chapter 20. The Lockout
Chapter 21. Picketing for Organization and Recognition
Chapter 22. Secondary Activity: Handbills, Pickets, and Strikes
Chapter 23. Section 8(b): The “Hot-Cargo” Agreement
Chapter 24. Jurisdictional Disputes and “Featherbedding”
Part VII. Relations Between Employee and Union
Chapter 25. The Duty of Fair Representation
Chapter 26. Union Security
Part VIII. Administration of the Act
Chapter 27. Jurisdiction: Coverage of the Act
Chapter 28. Federal Preemption of State Regulation
Chapter 29. Accommodations to Other Federal Enactments
Chapter 30. RICO and Labor Law
Chapter 31. NLRB Procedures
Chapter 32. NLRB Orders and Remedies
Chapter 33. Judicial Review and Enforcement
Appendix: National Labor Relations Act

Table of Cases
Index
This treatise briefs practitioners on how to characterize the nature of a union-management dispute and how to pursue their party’s interests in Railway Labor Act (RLA) cases. Meticulously researched and written by leading practitioners from the ABA Section of Labor and Employment Law’s Committee on Railway and Airline Labor Law, The Railway Labor Act, Third Edition incorporates the perspectives of management, union, and neutrals.

The Railway Labor Act, Third Edition enriches case research and planning with vital background on the federal labor law of railways and airlines, including references to more than 1,200 cases, the text of the RLA, and the National Mediation Board (NMB) Rules and Manual. The treatise explores scope of coverage, selection of a bargaining representative, and judicial protection of employee RLA rights. The Third Edition covers:

- Mergers and acquisitions in the airline and railroad industries, including discussion of the application of the NMB's Merger Procedures, the effect of mergers and acquisitions on rights under existing collective bargaining agreements, the effect of the Surface Transportation Board's protective conditions in the railroad industry; and the effect of the McCaskill-Bond amendment
- Contract-formation decisions pertaining to collective bargaining agreements
- Enforcement of collective bargaining agreements, including discussion of procedural and substantive unconscionability

SUPPLEMENT INFORMATION >>>

The 2014 Cumulative Supplement contains citations and discussion of notable judicial, administrative, and legislative developments between July 1, 2012, and June 30, 2013, including appellate court decisions highlighting the deference courts give to arbitration awards; the NMB’s new 50 percent showing-of-interest requirement for merger transactions, adopted in response to the RLA amendments passed as part of the Federal Aviation Administration Modernization and Reform Act of 2012; NMB craft or class determinations; court decisions addressing the scope of self-help under the RLA; and court decisions concerning whether and under what circumstances the RLA may preclude claims based on other federal laws or preempt state-law claims.

Chris A. Hollinger is a partner in the San Francisco office of O'Melveny & Myers and a member of the Labor and Employment Practice.

Douglas W. Hall is a partner in the Washington, D.C., office of FordHarrison, and a member of the firm’s Airline Practice Group.

Michael L. Winston is a partner in Cohen, Weiss and Simon LLP.

SUMMARY OF CONTENTS

Chapter 1. Introduction to the Railway Labor Act
Chapter 2. Historical Background of the Railway Labor Act
Chapter 3. Scope of Coverage of the Railway Labor Act
Chapter 4. Selecting a Bargaining Representative
Chapter 5. Judical Protection of Employee RLA Rights
Chapter 6. Negotiation of Collective Bargaining Agreements
Chapter 7. Enforcement of Collective Bargaining Agreements
Chapter 8. Exercise of Economic Weapons
Chapter 9. Accommodating the RLA and Other Laws
Appendices
Table of Cases
Index

The Railway Labor Act, Third Edition

Chris A. Hollinger, Editor-in-Chief (Main Volume)
Douglas W. Hall and Michael L. Winston, Editors-in-Chief (2014 Cumulative Supplement)

Railway and Airline Labor Law Committee, ABA Section of Labor and Employment Law

For representation disputes, major disputes, statutory disputes, and collective bargaining

Call Bloomberg BNA at 1.800.960.1220 for your free 30-day review.
How to Take a Case Before the NLRB, Eighth Edition
Fredric H. Fischer, Brent Garren, and John C. Truesdale, Editors-in-Chief

A comprehensive reference to successful practice before the Board and all its procedural requirements.

Trusted for over 50 years, How to Take a Case Before the NLRB is the go-to reference for expert guidance on the National Labor Relations Board’s (NLRB) complex procedures. The Eighth Edition is the most comprehensive analysis of changing NLRB procedures available—for attorneys representing employers and unions alike. The treatise provides coverage of procedures for obtaining injunctive relief, guidelines for mail-in ballots, prioritization of and time targets for unfair labor practice cases, procedures to expedite representation cases, rules on attorney misconduct, and rules on settlement judges and bench decisions in unfair labor practice cases.

The treatise walks practitioners through the structure, jurisdiction, and changing role of the Board; discusses revisions to the ULP Case Manual; analyzes changes to the Board’s Rules and Regulations over time; and provides instructions for representation hearings and unfair labor practice proceedings. It also provides extensive cross-references to the Board’s regulations and case handling manual, plus sample forms, correspondence, charts outlining Board procedures, and more.

SUPPLEMENT INFORMATION >>>

The 2011 Supplement updates the notice posting requirement, the proposed election rules, and the decision of the Board in Specialty Healthcare and Rehabilitation Center of Mobile concerning non-acute health care bargaining units; the Board’s decisions on election bar in cases of voluntary recognition and recognition of an incumbent union by a successor employer; current requirements for filing and service of documents in NLRB proceedings; recent Board election decisions concerning objections, challenged ballots, and election sites; and initiatives of the Acting General Counsel on deferral to arbitration policy, use of default provisions in settlement agreements, and requirements that settlements contain provisions to alleviate the negative tax and Social Security consequences of lump-sum backpay payments.

Fredric H. Fischer is a partner in Seyfarth Shaw LLP in Chicago, IL. Brent Garren is Deputy General Counsel at SEIU 32BJ, New York, N.Y.

John C. Truesdale (deceased) was an attorney in Annapolis, Md., and Past Chairman of the NLRB.

John E. Higgins, Jr., is an adjunct faculty member at the Columbus School of Law, The Catholic University of America, Washington, D.C., and is retired from the NLRB.

SUMMARY OF CONTENTS
Part I. Overview
Chapter 1. What the Law Provides
Chapter 2. The Machinery of the National Labor Relations Board
Chapter 3. Jurisdiction of the Board
Part II. Representation Proceedings
Chapter 4. Designation of a Bargaining Agent Without an Election
Chapter 5. The Election
Chapter 6. Prehearing Handling of the Election Petition
Chapter 7. The Representation Hearing
Chapter 8. Posthearing Procedures, Withdrawals, and Disclaimers
Chapter 9. The Election
Chapter 10. Postelection Procedures
Chapter 11. Decertification and Union Security Deauthorization Procedures
Chapter 12. The Unfair Labor Practice Charge and Investigation
Chapter 13. Referral of Charges to Arbitration
Chapter 14. Settlement of Unfair Labor Practice Charges Overview
Chapter 15. Unfair Labor Practice Prehearing Procedures
Chapter 16. The Unfair Labor Practice Hearing
Chapter 17. Unfair Labor Practice Prehearing Procedures
Chapter 18. Compliance Proceedings
Part IV. Supplemental Proceedings
Chapter 19. Jurisdictional Dispute Proceedings
Chapter 20. Picketing for Recognition or Organization
Chapter 21. Ancillary Judicial Proceedings—Injunctions and Subpoena Enforcement
Chapter 22. Dispute Settlement Procedures
Chapter 23. Proceedings for Reimbursement of Attorneys’ Fees and Litigation Expenses
Part V. Records and Filing Requirements
Chapter 24. Records and Information
Chapter 25. Filing and Service of Papers
Chapter 26. Ethics and Misconduct
Appendices
Table of Cases
Index

2008/1,491 pp. Hardcover with 2011 Supplement
Order #9964/$565.00
Order #1964/$245.00
See Bundled Order #6183, 8480, and 8596 on order form for best value.

Order #1707/$315.00
See Bundled Order #6183, 8443, and 8596 on order form for best value.

Order #1707/$315.00
See Bundled Order #6183, 8443, and 8596 on order form for best value.

Winning at the NLRB, Second Edition
By Matthew M. Franckiewicz and Daniel Silverman

Winning at the NLRB, Second Edition is a thorough, comprehensive, and easily accessible guide to successful practice before the National Labor Relations Board (NLRB). The Second Edition provides a historical context of the National Labor Relations Act and updated insights on how to win cases before the NLRB. It offers comprehensive content and discussion covering noteworthy NLRB cases, e-filing at the NLRB, extensive citations to NLRB and court decisions, and procedural changes affecting investigations and hearings.

Matthew M. Franckiewicz is a labor and employment arbitrator, who served as an NLRB attorney for 14 years. He has handled hundreds of investigations.

Daniel Silverman, former director of the NLRB’s New York Regional Office and former acting general counsel to the Board, is currently an adjunct professor of law and co-director of the Labor and Employment Clinic at the Benjamin N. Cardozo School of Law. He also is a partner in Silverman & Silverman, LLP, Brooklyn, N.Y., and a labor mediator and arbitrator.

SUMMARY OF CONTENTS
Part I. In General
Part II. Unfair Labor Practice Investigations
Part III. Unfair Labor Practice and Backpay Litigation
Part IV. Representation Cases
Part V. Miscellaneous Proceedings Involving the NLRB
Appendices
Table of Cases

2008/1,491 pp. Hardcover
Order #9964/$565.00
Order #1964/$245.00
See Bundled Order #6183, 8480, and 8596 on order form for best value.

Order #1707/$315.00
See Bundled Order #6183, 8443, and 8596 on order form for best value.

Order #1707/$315.00
See Bundled Order #6183, 8443, and 8596 on order form for best value.
Inside Arbitration: How an Arbitrator Decides Labor and Employment Cases

By Roger I. Abrams

A companion volume to How to Prepare and Present a Labor Arbitration Case

Although information on arbitration—opinions, awards, and analysis of substantive and procedural issues—fills hundreds of volumes, no book until now has focused solely on how an arbitrator goes about reaching a decision. Inside Arbitration: How an Arbitrator Decides Labor and Employment Cases, written in a question-and-answer format, candidly explains what goes on in the mind of an arbitrator throughout the arbitration process, something that is not revealed in written opinions or traditional analysis.

“Roger Abrams’ Inside Arbitration: How an Arbitrator Decides Labor and Employment Cases is a book I wish I’d had the capacity and time to write. It is a sophisticated insider’s view of the arbitral process and the legal and practical contexts in which it operates. I recommend it as a must-read for students, advocates, successful arbitrators, and new practitioners alike.”

—John E. Sands, Arbitrator, Mediator, and President, The College of Labor and Employment Lawyers

Inside Arbitration helps both lawyer and nonlawyer advocates with all levels of experience better understand the arbitration process from a seasoned arbitrator’s viewpoint and to improve their skills in using that process. It also provides insights that are useful for arbitrators in reviewing their own practices. Based in part on real questions submitted by practicing advocates, this book offers answers based on the author’s extensive experience as an arbitrator and the experiences of fellow arbitrators. Inside Arbitration presents detailed information on issues such as:

• Researching and selecting an arbitrator
• Prehearing scheduling, conferences, and disclosures
• Selecting and presenting witnesses
• Preparing and presenting documentary evidence
• How the arbitrator drafts an opinion
• Drafting and submitting post-hearing briefs

How to Prepare and Present a Labor Arbitration Case, Second Edition

By Charles S. Loughran

The practical guide to every step in grievance arbitration

The Second Edition of How to Prepare and Present a Labor Arbitration Case is the essential guide to achieving winning results in arbitration. The treatise outlines the step-by-step process of handling a labor arbitration case. It offers effective techniques for determining what needs to be proved, assembling the evidence, selecting the arbitrator, presenting the case in chief, dealing with objections, handling adverse witnesses, and drafting post-hearing briefs. Charles S. Loughran is a labor arbitrator, mediator, attorney, and fact finder based in Oakland, Calif., whose career in labor and employee relations exceeds 40 years.

Order #1562/$115.00
See Bundled Order #8272, 8562, 8887, and 8889 on order form for best value.

EBOOK AVAILABLE!
An eBook version of this title is ready for download on the iPhone®, iPad®, and iPod® touch using the iBooks app and on the computer with iTunes.

BLOOMBERG BNA STANDING ORDERS

All Bloomberg BNA treatises are available on standing order, which ensures you will always receive the most current edition of the book or supplement of the title you have ordered from Bloomberg BNA’s book division.

As soon as a new supplement or edition is published (usually annually) for a title you’ve previously purchased and requested to be placed on standing order, we’ll ship it to you for 30 days without any obligation. During this period, you can either (a) honor the invoice and receive a 5% discount (in addition to any other discounts you may qualify for) off the then-current price of the update, plus shipping and handling or (b) return the book(s), in which case, your invoice will be cancelled upon receipt of the book(s). Call us for a prepaid UPS label for your return. It’s as simple and easy as that.

Most importantly, standing orders mean you will never have to worry about the timeliness of the information you’re relying on. And, you may discontinue standing orders at any time by contacting us at 1.800.960.1220 or by sending an email to books@bna.com.
Elkouri & Elkouri: How Arbitration Works, Seventh Edition

Kenneth May, Editor-in-Chief

Patrick M. Sanders and Michelle T. Sullivan, Associate Editors

Committee on ADR in Labor and Employment Law, ABA Section of Labor and Employment Law

Relied on by practitioners for more than 60 years

Long considered by labor law and dispute resolution professionals to be the standard text on labor arbitration, Elkouri & Elkouri: How Arbitration Works is the most comprehensive and authoritative treatise available on this subject. It has been utilized and cited by advocates, arbitrators, and judges more than any other arbitration book published.

The Seventh Edition covers critical topics including arbitrators’ consideration of external law in labor arbitration; legislation and litigation developing standards for evidentiary privilege as it relates to union shop stewswards; arbitrators’ views on threats and violence; reconsideration of the continued viability of the plain meaning rule; new case law on the unauthorized practice of law as it relates to labor arbitration; and updated discussion of state and local government arbitration and interest arbitration in light of recent changes in state law.

Elkouri & Elkouri: How Arbitration Works offers helpful reference materials, including a table of arbitrators that can be used to research references cited in the book and a table of cases that includes not only court cases but also administrative cases. Topics in the chapters are identified by Bloomberg BNA’s Labor Arbitration Reports (LA) classification numbers, making it easier to do additional research in that reference service.

The treatise provides citations to hundreds of recent arbitration awards, as well as references to important judicial decisions, academic and professional commentary, administrative agency regulations and opinions, and federal and state legislation. No labor relations specialist, union representative, labor law attorney, professor, or arbitrator should be without it.

Kenneth May is a lead editor of Labor Arbitration Reports, a component of Bloomberg BNA’s Labor Relations Reporter, Arlington, Va., and a member of the Executive Board of the Labor and Employment Relations Association.

Patrick M. Sanders, previously a partner in Lathrop & Gage LLP representing management, is now general counsel for the Mungenast Automotive Family, St. Louis, Mo. He is a past co-chair of the Committee on ADR in Labor and Employment Law.

Michelle T. Sullivan is a partner in Alkotta, Farley & Widman Co., LPA, Toledo, Ohio, representing unions and employees. She is a past co-chair of the Committee on ADR in Labor and Employment Law.

How ADR Works

Norman Brand, Editor

Committee on ADR in Labor and Employment Law, ABA Section of Labor and Employment Law

Learn to resolve disputes in this companion volume to Elkouri & Elkouri

Geared to both beginning and seasoned labor and employment law practitioners, this resource provides invaluable guidance on how to:

- Achieve better outcomes in mediation and arbitration
- Understand what mediators and arbitrators are looking for when a case is presented
- Learn how neutrals decide arbitration cases
- Prepare to succeed in mediation and arbitration
- Craft stronger ADR programs and settlement agreements

Norman Brand has been engaged in dispute resolution full time since 1983 and is a member of the National Academy of Arbitrators, a Fellow of the College of Labor and Employment Lawyers, a Fellow of the American College of Employee Benefits Counsel, and past president of the California Dispute Resolution Council.

SUMMARY OF CONTENTS

Chapter 1. Arbitration and Its Setting
Chapter 2. Legal Status of Arbitration in the Private Sector
Chapter 3. Scope of Labor Arbitration
Chapter 4. The Arbitration Tribunal
Chapter 5. Grievances: Prelude to Arbitration
Chapter 6. Determining Arbitrability
Chapter 7. Arbitration Procedures and Techniques
Chapter 8. Evidence
Chapter 9. Interpreting Contract Language
Chapter 10. Use of Substantive Rules of Law
Chapter 11. Precedential Value of Arbitral Awards
Chapter 12. Custom and Past Practice
Chapter 13. Management Rights
Chapter 14. Seniority
Chapter 15. Discharge and Discipline
Chapter 16. Safety and Health
Chapter 17. Employee Rights and Benefits
Chapter 18. Remedies in Arbitration
Chapter 20. Legal Status of Arbitration in the Federal Sector
Chapter 21. Issues in State and Local Government Sector Arbitration
Chapter 22. Arbitration of Interest Disputes

Titles of NAA Proceedings, 1948–2011

Table of Arbitrators
Table of Arbitration Awards
Table of Cases
Index
NEW EDITION!
Court Gifford, Editor
The only directory of private- and public-sector unions and union leaders
The 2014 Edition of Directory of U.S. Labor Organizations is the ideal tool for quickly finding personnel contacts, union locations, and other vital details on labor organizations in the United States, including:

- Union membership figures for 2012 and 2013 compiled by the U.S. Bureau of Labor Statistics (BLS), including a breakdown by industry, occupation, age, sex, and race
- National union profiles with proper names, addresses, telephone and fax numbers, website and email addresses, membership figures, publications, and top union officers
- BLS data on major strike activity in the U.S. from 1947 to 2013
- American Federation of Labor and Congress of Industrial Organizations (AFL-CIO) headquarters and state officials
- Names and addresses of Change to Win officers and unions
- An analysis of union representation elections supervised by the National Labor Relations Board in 2013
- Tables showing union membership in each state and as a percentage of the state workforce in 2012 and 2013

The appendices include BLS tables on union membership and earnings, an AFL-CIO report on membership in unions, and a chart listing union financial reporting requirements under the Labor-Management Reporting and Disclosure Act and the Civil Service Reform Act.

Court Gifford is a former editor of Bloomberg BNA's Daily Labor Report, Washington, D.C.

SUMMARY OF CONTENTS

Part I. Introduction
- Membership by State
- Work Stoppages
- Largest Unions
- AFL-CIO Structure
- AFL-CIO Membership
- Change to Win
- Union Elections
- Union Member Rights
- Union Reporting Requirements

Part II. National Unions

Part III. Local, Intermediate, and Independent Unions by State and City

Part IV. American Federation of Labor and Congress of Industrial Organizations
- Departments
- Executive Council
- Affiliated Unions
- Trade and Industrial Departments
- Community Services Program
- Allied Organizations
- State Federations
- Central Labor Councils

Part V. Change to Win
- Leadership Council
- Staff
- Affiliated Unions

Appendices
- BLS Union Membership and Earnings Data, 2012 and 2013
- BLS Union Membership Data by State, 2012 and 2013
- Major Work Stoppages
- AFL-CIO Membership Report
- Reports Required Under the LMRDA and the CSRA
- Indexes
  - Websites
  - Abbreviations
  - Officers and Key Staff
  - Labor Organizations

---

By Karen L. Ertel
Practical guidance for tracking patterns in grievance arbitration
Learn how to effectively resolve management-employee disputes—at the settlement stage and during arbitration—by becoming familiar with the criteria and prior arbitration rulings that arbitrators can consult in resolving grievance issues.

The easy-to-use Grievance Guide summarizes thousands of real-life arbitration awards to illustrate the factors that arbitrators consider when ruling on management-employee disputes.

The Thirteenth Edition provides significant updates and changes to chapters on:

- Electronic communications and technology, including a section on social media issues
- Discipline and discharge
- Employee misconduct
- Family and medical leave
- Absenteeism and tardiness

The author provides a complete picture, topic by topic, of the precedents and guidelines that neutrals are using to address grievance issues today. Overviews of the many topics covered in the Guide and citations to the full text of the arbitration cases help advocates understand how to properly handle numerous types of grievable issues.

The Guide presents analysis of significant arbitrator awards published by Bloomberg BNA's Labor Arbitration Reports, available in print as part of Bloomberg BNA's Labor Relations Reporter service and online as part of the Labor and Employment Law Resource Center.


SUMMARY OF CONTENTS

Part 1. Discharge and Discipline: In General
Part 2. Discharge and Discipline: Categories
Part 3. Safety and Health
Part 4. Seniority and Its Application
Part 5. Disability
Part 6. Leave
Part 7. Promotion and Transfer
Part 8. Vacations
Part 9. Holidays
Part 10. Health Care Benefits
Part 11. Management Rights
Part 12. Union Rights
Part 13. Strikes and Lockouts
Part 14. Union Security
Part 15. Dues Checkoff
Part 16. Wages and Hours

Order #2095/$100.00

EBOOK AVAILABLE!
An eBook version of this title is ready for download on the iPhone®, iPad®, and iPod® touch using the iBooks app and on the computer with iTunes.
Discipline and Discharge in Arbitration, Second Edition

Norman Brand and Melissa H. Biren, Editors-in-Chief
Committee on ADR in Labor and Employment Law, ABA Section of Labor and Employment Law

A detailed study of the standards addressed in Elkouri & Elkouri: How Arbitration Works

This treatise offers specific information on the principles of just cause that have been developed to address both substantive and procedural issues in discipline cases. It offers analyses of the standards and rationales used by arbitrators in rendering their awards for cases involving absenteeism, insubordination, theft/falsification, off-duty behavior, negligence on the job, possession of drugs, fighting, and much more.

The Second Edition gives advocates insight into how best to argue their cases, and neutrals an understanding of how to apply the traditional principles in order to render appropriate awards involving discipline in new types of situations.

Norman Brand has been engaged in dispute resolution full time since 1983 and is a member of the National Academy of Arbitrators, a Fellow of the College of Labor and Employment Lawyers, a Fellow of the American College of Employee Benefits Counsel, and past president of the California Dispute Resolution Council.

Melissa H. Biren has more than 25 years’ experience in labor and employment matters. As a full-time arbitrator since 2002, her dispute resolution practice focuses on resolution of workplace disputes in both the public and private sectors. She is a former president of the New Jersey chapter of the Labor & Employment Relations Association.

SUMMARY OF CONTENTS

Chapter 1. Arbitration Advocacy
Chapter 2. Just Cause
Chapter 3. Attendance
Chapter 4. Job Performance Problems
Chapter 5. Refusals to Perform Work or Cooperate
Chapter 6. Substance Abuse
Chapter 7. Dishonesty and Disloyalty
Chapter 8. Workplace Misconduct
Chapter 9. Off-Duty Conduct
Chapter 10. Union Activities
Chapter 11. Evidentiary and Procedural Considerations
Chapter 12. Remedies for Inappropriate Discipline
Chapter 13. External Law
Chapter 14. Finality of Awards and Court Actions
Table of Arbitration Decisions
Table of Arbitrators
Table of Cases
Index

Order #1555/$155.00
See Bundled Order #8060, 8232, 8335, 8549, 8887, 8888, and 8889 on order form for best value.

www.bna.com/bnabooks/dda

EBOOK AVAILABLE!
An eBook version of this title is ready for download on the iPhone®, iPad®, and iPod® touch using the iBooks app and on the computer with iTunes.

How to Cost Your Labor Contract, Second Edition

By Michael H. Granof, Jay E. Grenig, and Moira J. Kelly

An in-depth, expert examination of the costing issues critical to both labor and management from a variety of perspectives

How to Cost Your Labor Contract, Second Edition offers a comprehensive, easy-to-understand explanation on how to calculate the economic impact of wages, benefits, and work practices for anyone who is involved in labor contract costing.

The Second Edition discusses expanded costing methodology for labor contracts; the use of technology in bargaining; what a bargaining team needs to do to prepare for negotiations and to set up a costing model; how to prepare, present, and respond to costing proposals during negotiations; how to apply interest-based bargaining techniques to the economic components of negotiation; public sector issues in bargaining; and arbitrators' key considerations in deciding economic components of public sector collective bargaining disputes.

Michael H. Granof has been a Professor of Accounting at University of Texas at Austin, Austin, Texas, since 1972.

Jay E. Grenig is a Professor of Law at Marquette University Law School, Milwaukee, Wisc., where he teaches alternative dispute resolution and civil procedure.

Moira J. Kelly is an adjunct assistant professor at Marquette University Law School, Milwaukee, Wisc., and president of Kelly Consulting LLC, New Berlin, Wisc.

SUMMARY OF CONTENTS

Part I. Analysis and Preparation
Part II. Execution
Index

Order #1928/$145.00
See Bundled Order #8060, 8232, 8335, 8549, 8887, 8888, and 8889 on order form for best value.

www.bna.com/bnabooks/hcl

EBOOK AVAILABLE!
An eBook version of this title is ready for download on the iPhone®, iPad®, and iPod® touch using the iBooks app and on the computer with iTunes.


By Robert M. Cassel

This practical and authoritative publication is a step-by-step guide to all aspects of negotiations—from assessing the bargaining climate to drafting the final contract document—augmented with proven bargaining methods that have achieved successful results. It discusses essential topics such as preparation for negotiations, presenting proposals and counterproposals, costing demands and offers, ways to avoid impasse, labor law issues, preparing for strikes, and working with mediators.

Written by and for practicing negotiators, the Fourth Edition covers typical subjects bargained over through spokespersons or union representatives; techniques for learning the necessary information about the subjects under negotiation; special words and techniques negotiators find helpful at the bargaining table; and constructive methods for disagreeing with other negotiators.

Robert M. Cassel has specialized exclusively in labor and employment law representing management since 1962. He has been a partner in major San Francisco, Calif., law firms and now practices from his own law office in Marin County, adjacent to San Francisco.

SUMMARY OF CONTENTS

Part I. Before Bargaining Begins
Part II. The Bargaining Process
Part III. Reaching a Final Agreement
Appendices
Index

Order #1816/$145.00
See Bundled Order #8060 on order form for best value.

www.bna.com/bnabooks/nlc

EBOOK AVAILABLE!
An eBook version of this title is ready for download on the iPhone®, iPad®, and iPod® touch using the iBooks app and on the computer with iTunes.
Theodore J. St. Antoine, Editor
National Academy of Arbitrators

A concise, authoritative overview of leading arbitral principles developed over 50 years of the NAA

In this collection by members of the National Academy of Arbitrators (NAA), 16 master arbitrators explain the profession’s most widely accepted arbitral principles concerning a variety of arbitration subjects. The book provides information on ethics in arbitration, application of external law, and drug abuse and violence in the workplace. It also includes discussion of the issues surrounding use of the Parol Evidence Rule. (See related books, The National Academy of Arbitrators (NAA) Proceedings, p. 28.)

Theodore J. St. Antoine is the James E. and Sarah A. Degan Emeritus Professor of Law at the University of Michigan Law School, Ann Arbor, Mich.

Order #1540/$125.00
See Bundled Order #8444 on order form for best value.

www.bna.com/bnabooks/clow

Fairweather’s Practice and Procedure in Labor Arbitration, Fourth Edition
Ray J. Schoonhoven, Editor

Insights on law and procedure for parties, representatives, and decision-makers

Fairweather’s Practice and Procedure in Labor Arbitration, Fourth Edition documents and analyzes arbitrators’ pertinent rulings—and discusses the courts’ actions in judicial review. Key topics covered include submission of a case to arbitration; selection of the arbitrator, the hearing, evidence, rules of evidence, witnesses, contract interpretation, and burden of proof; remedies awarded by arbitrators; arbitration in the noncollective bargaining setting; and suits to compel or to stay arbitration.

Ray J. Schoonhoven (deceased) was a partner in Seyfarth Shaw, Chicago, IL, where he specialized in employment law and labor relations.

Order #1171/$135.00

www.bna.com/bnabooks/ppl

YOUR NO-RISK 30-DAY GUARANTEE

Your satisfaction is guaranteed with any book purchase. If you aren’t completely satisfied with your order, simply return the book(s) within 30 days of receipt. Upon receipt of the book(s) in the warehouse, you will receive a full refund or your charges will be cancelled.

Note: If a method other than UPS Ground is requested for shipping (overnight, etc.), Bloomberg BNA won’t refund shipping costs.

Call Bloomberg BNA at 1.800.960.1220 for your free 30-day review.

Labor Agreement in Negotiation and Arbitration, Second Edition
By Arnold M. Zack and Richard I. Bloch

A guide to understanding the formulation and administration of labor agreements

In Labor Agreement in Negotiation and Arbitration, Second Edition, two labor arbitrators offer advice on drafting and administering balanced, effective agreements. The authors use the principles of contract interpretation and external law, and give numerous examples to illustrate what contract provisions minimize arbitration, which strategies encourage settlement while the parties still have control, and how to expedite arbitration when needed to reduce costs in dispute resolution. At each point of potential conflict, the authors explore common problems, specifics of a sample case, management’s and union’s most effective arguments, and the arbitrator’s reasoning methods and probable ruling.

Arnold M. Zack is a labor arbitrator based in Boston, Mass.
Richard I. Bloch is a labor arbitrator based in Washington, D.C.

Order #0870/$50.00
See Bundled Order #8562 on order form for best value.

www.bna.com/bnabooks/lana

Just Cause: The Seven Tests, Third Edition
By Adolph M. Koven and Susan L. Smith
Revised by Kenneth May

Actual and hypothetical examples reveal how arbitrators interpret and decide workplace disputes

Just Cause: The Seven Tests look at the seven tests of just cause over a 40-year development period and examine how the just cause principles enunciated in the 1960s have been applied to new areas of arbitration, such as sexual harassment and work and family issues. The Third Edition includes material that addresses topics regarding notice, reasonable rules and orders, investigation, proof, equal treatment, and penalty. It also discusses awards and court decisions, work and family, employment discrimination law, disability, and the relationship between employment arbitration and just cause jurisprudence.

Adolph M. Koven (deceased) was a prominent arbitrator for nearly 40 years.
Susan L. Smith is with the University of California at San Diego, San Diego, Calif.
Kenneth May, Editor-in-Chief, is a lead editor of Labor Arbitration Reports, a component of Bloomberg BNA’s Labor Relations Reports, Arlington, Va., and a member of the Executive Board of the Labor and Employment Relations Association.

Order #1549/$105.00
See Bundled Order #8549 on order form for best value.

www.bna.com/bnabooks/just

Call Bloomberg BNA at 1.800.960.1220 for your free 30-day review.
National Academy of Arbitrators (NAA) Proceedings

NEW!

Arbitration 2013: A Tale of Two Countries

These proceedings of the 66th NAA Annual Meeting feature speakers from both the United States and Canada. Highlights include a Distinguished Speaker address by Elizabeth MacPherson, Chair, Canada Industrial Relations Board; and a keynote address by the Rt. Hon. Beverley McLachlin, P.C., Chief Justice of Canada. Canadian chapters cover off-duty conduct in isolated mining towns, the problems of negotiating collective agreements in a shrinking market as illustrated by Canada Post, the use of back-to-work legislation in Canada’s airline industry, issues in the Canadian railroad industry, and an imagined salary arbitration for one of Vancouver’s greatest athletes. U.S. chapters focus on defined benefit pension plans, public service without public workers, an inside look at the United-Continental merger, and an examination of current crossroad questions in education collective agreements. Joint U.S.-Canada chapters cover mediation by the arbitrator, arbitrating statutory rights post-Pyett, issues of accommodation, procedural and evidentiary issues in arbitration hearings, and more.

Order #2455/$70.00

Arbitration 2012: How the External Environment Is Shaping Arbitration

Arbitration 2012 is the essential reference for understanding the impact of recent societal forces on arbitration processes and outcomes. This volume addresses topics as diverse as social media in the workplace, resolving workplace disputes involving mental health issues, and the impact on arbitration of privacy requirements established by the Health Insurance Portability and Accountability Act of 1996 (HIPAA). Highlights include Roberta Golick’s Presidential Address, which discusses philosophies of the U.S. Supreme Court and their effect on the work of labor arbitrators; former U.S. Senator Russ Feingold’s Distinguished Speaker Address, which describes recent restrictions on public-sector collective bargaining; and a Fireside Chat with arbitrator Richard I. Bloch. Additional chapters cover ethics and empathy in arbitration, controversial issues for advocates and arbitrators, how non-union employment arbitrations are won and lost, and the interplay in Canada between arbitration proceedings and human rights tribunals.

Order #2312/$65.00

Arbitration 2011: Varieties of the Arbitration Experience

This reference is written by experts in the field, including former NLRB Chairman Wilma Liebman, who authored the chapter, “Enduring Values and Persistent Problems: American Labor Law Today”; Vincent A. Harrington, Jr., NAA former President Roberta Golick, Martin Gran, and Thomas Kochan, who authored “Arbitration and the Public Sector’s Economic Crisis—a Tale of Two Cities”; Jane H. Devlin, Norman Brand, Alan A. Symonette, Michael Pihlar, David R. Williamson, and Chris Sullivan, who authored “Privacy in the Age of Technology”; and Allen Ponak, who authored “Employees in Cyberspace: Meeting the Challenges of the Digital Age.” Other topics discussed in this volume include workplace bullying, the duty of fair representation, the fairness of expedited arbitration, arbitrator biases, airline mergers, the impact of high-speed rail on labor relations and collective bargaining, and dispute resolution in China.

Order #2077/$65.00

Arbitration 2010: The Steelworkers Trilogy at 50

This volume offers presentations including “Lessons Learned in Arbitration and Within the Academy: 50 Years After the Steelworkers Trilogy” and “Are the Parties Being Served? Ensuring a Just Process Through Effective Communication.” Also included are “Search for the Truth: The ‘Active’ Arbitrator— Exploration of New (or Different) Initiatives,” and “The Battle of Expert Witnesses in Labor and Employment Arbitration: Does Expert Testimony Help or Hinder the Process?”

Order #2000/$65.00

“The NAA Proceedings are a ‘must read’ for members of the labor management community and for students and researchers in the field of labor arbitration.”

—Cindy Fazzi, Editor, Book Review, February/April 2005

Arbitration 2009: Due Process in the Workplace

The proceedings of the 62nd NAA Annual Meeting reflected a “due process” theme with presentations such as “How Much Process Are You Due? Balancing Due Process and Access to Justice,” “Due Process in Employment Arbitration: The Arbitration Fairness Act and the Future of the Process,” and “Ethical Issues and Due Process.” Other topics include religious conflict in the workplace, interest arbitration, remedies in discipline cases, and constitutional issues in the public-sector workplace.

Order #1918/$65.00

The NAA: Fifty Years in the World of Work, with 50-Year Cumulative Index

Order #1119/$40.00
See Bundled Order #8376 and H444 on order form for best value.

For information about Proceedings from earlier NAA Annual Meetings, call Bloomberg BNA’s Book Division at 1.800.960.1220. Archives of earlier NAA volumes are posted at www.naarb.org/proceedings/index.asp.

ABA Labor Arbitration Studies Series

Committee on ADR in Labor and Employment Law, ABA Section of Labor and Employment Law

Labor Arbitration: A Practical Guide for Advocates

Christopher A. Barreca, William F. Dolson, and Max Zimny, Editors

An excellent education and reference tool, this guide includes insights from specialists representing unions, employers, law firms, and academia.

Order #0035/$55.00

Labor Arbitration: Cases and Materials for Advocates

Christopher A. Barreca, William F. Dolson, and Max Zimny, Editors

This book contains transcripts of labor arbitration hearings for mock-trial purposes.

Order #7102/$45.00

Labor Arbitrator Development: A Handbook

Christopher A. Barreca, Anne Harmon Miller, and Max Zimny, Editors

This practical training guide for aspiring labor arbitrators includes a primer on arbitration, a historical review of arbitrator education, and selected decisions reflecting diverse issues and writing styles.

Order #0043/$55.00

www.bna.com/bnabooks
SAVE UP TO 30% WHEN YOU BUY BUNDLED TITLES FROM BLOOMBERG BNA—COMPLETE YOUR LIBRARY TODAY!

Bloomberg BNA bundles are sets of our renowned legal treatises with related subject matter that are offered together at specially discounted prices. Bundles provide complementary resources that analyze a vast array of the most relevant and timely subjects in the law. When they are used together, they ensure a full understanding of a specific area of the law by covering all necessary angles and nuances.

In addition, these bundles provide a substantial discount—up to 30% off individual volumes—so practitioners can update their library affordably and ensure complete coverage of critical legal topics.

About Bloomberg BNA: Bloomberg BNA, a wholly owned subsidiary of Bloomberg L.P., is a leading source of legal, regulatory, and business information for professionals. Its methods of more than 2,500 reporters, correspondents, and editors provide interested parties with practice tools, and guidance—the information that matters most to professionals.

Legal treatises published by Bloomberg BNA are crafted by respected subject matter experts who offer in-depth analyses of the issues that matter most to professionals. Our authoritative law publications are widely recognized throughout the industry for their excellence.

If you are interested in publishing a treatise with Bloomberg BNA, please submit a proposal to Acquisitions Manager, Bloomberg BNA, Book Division, 1801 South Bell Street, Arlington, VA 22202.
Bloomberg BNA bundles are sets of our renowned legal treatises with related subject matter that are offered together at specially discounted prices. Bundles provide complementary resources that analysis a vast array of the most relevant and timely subjects in the law. When they are used together, they ensure a full understanding of a specific area of the law covering by all necessary angles and nuances.

In addition, these bundles provide a substantial deal—up to 30% off individual volumes—so practitioners can update their library affordably and ensure complete coverage of critical legal topics.

SAVE UP TO 30% WHEN YOU BUY BUNDLED TITLES FROM BLOOMBERG BNA—COMPLETE YOUR LIBRARY TODAY!
<table>
<thead>
<tr>
<th>Order #</th>
<th>Title</th>
<th>Price</th>
</tr>
</thead>
<tbody>
<tr>
<td>8554/$660.00</td>
<td>Just Cause: The Seven Tests, Third Edition</td>
<td></td>
</tr>
<tr>
<td>8545/$1,180.00</td>
<td>Patents and the Federal Circuit, Eleventh Edition + 2014 Supplement</td>
<td></td>
</tr>
<tr>
<td>8508/$861.00</td>
<td>ERISA Class Exemptions, Fourth Edition + 2013 Supplement</td>
<td></td>
</tr>
<tr>
<td>8549/$1,178.00</td>
<td>The Railway Labor Act, Third Edition + 2014 Cumulative Supplement</td>
<td></td>
</tr>
<tr>
<td>8480/$1,178.00</td>
<td>How to Take a Case Before the NLRB, Eighth Edition + 2011 Supplement</td>
<td></td>
</tr>
<tr>
<td>8479/$796.00</td>
<td>Employee Duty of Loyalty: A State-by-State Survey, Fifth Edition</td>
<td></td>
</tr>
<tr>
<td>8459/$1,995.00</td>
<td>ERISA Litigation, Fourth Edition + 2013 Cumulative Supplement</td>
<td></td>
</tr>
<tr>
<td>8456/$1,162.00</td>
<td>Covenants Not to Compete: A State-by-State Survey, Ninth Edition</td>
<td></td>
</tr>
<tr>
<td>8452/$368.00</td>
<td>Patent, Trademark, and Copyright Regulations with Supplements through April</td>
<td></td>
</tr>
<tr>
<td>8450/$885.00</td>
<td>International Labor and Employment Laws, Third Edition, Volume II + 2013 Cumulative Supplement</td>
<td></td>
</tr>
<tr>
<td>8473/$1,056.00</td>
<td>Drafting Patents for Litigation and Licensing, Second Edition</td>
<td></td>
</tr>
<tr>
<td>8733/$1,346.00</td>
<td>The Fair Labor Standards Act, Second Edition + 2014 Cumulative Supplement</td>
<td></td>
</tr>
<tr>
<td>8711/$1,095.00</td>
<td>Privilege Issues in the Age of E-Discovery, 2014 Edition</td>
<td></td>
</tr>
<tr>
<td>8703/$585.00</td>
<td>The Pregnancy Discrimination Act: A Guide for Plaintiff Employment Lawyers</td>
<td></td>
</tr>
<tr>
<td>8861/$585.00</td>
<td>The Pregnancy Discrimination Act: A Guide for Plaintiff Employment Lawyers</td>
<td></td>
</tr>
<tr>
<td>8870/$1,328.00</td>
<td>The Family and Medical Leave Act + 2013 Cumulative Supplement</td>
<td></td>
</tr>
<tr>
<td>8817/$931.00</td>
<td>Patent Infringement Remedies + 2012 Cumulative Supplement</td>
<td></td>
</tr>
<tr>
<td>8801/$626.00</td>
<td>Employment Discrimination Law, Fifth Edition + 2014 Supplement</td>
<td></td>
</tr>
<tr>
<td>8848/$641.00</td>
<td>Whistleblowing: The Law of Retaliatory Discharge, Second Edition</td>
<td></td>
</tr>
<tr>
<td>8813/$1,665.00</td>
<td>Restrictive Covenants and Trade Secrets in Employment Law: An International</td>
<td></td>
</tr>
<tr>
<td>8896/$861.00</td>
<td>Constructing and Deconstructing Patents</td>
<td></td>
</tr>
<tr>
<td>8813/$1,665.00</td>
<td>Constructing and Deconstructing Patents</td>
<td></td>
</tr>
<tr>
<td>8851/$945.00</td>
<td>The Family and Medical Leave Act + 2013 Cumulative Supplement</td>
<td></td>
</tr>
<tr>
<td>8935/$1,665.00</td>
<td>Restrictive Covenants and Trade Secrets in Employment Law: An International</td>
<td></td>
</tr>
<tr>
<td>8990/$945.00</td>
<td>Employment Discrimination Law, Fifth Edition + 2014 Supplement</td>
<td></td>
</tr>
<tr>
<td>8990/$945.00</td>
<td>Employment Discrimination Law, Fifth Edition + 2014 Supplement</td>
<td></td>
</tr>
<tr>
<td>8990/$945.00</td>
<td>Employment Discrimination Law, Fifth Edition + 2014 Supplement</td>
<td></td>
</tr>
<tr>
<td>8990/$945.00</td>
<td>Employment Discrimination Law, Fifth Edition + 2014 Supplement</td>
<td></td>
</tr>
<tr>
<td>8990/$945.00</td>
<td>Employment Discrimination Law, Fifth Edition + 2014 Supplement</td>
<td></td>
</tr>
</tbody>
</table>
BLOOMBERG BNA BUNDLED TITLES (CONTINUED)

- The Railway Labor Act, Third Edition + 2014 Supplement
- How to Prepare and Present a Labor Arbitration Case, Second Edition
- Drafting Patent License Agreements, Seventh Edition
- ERISA Regulations, Fourth Edition + 2014 Supplement
- ERISA: The Law and the Code, Third Edition
- ERISA Regulations, Third Edition
- ERISA Regulations, Third Edition + 2014 Supplement
- ERISA Regulations, Fourth Edition + 2014 Supplement

For more information, visit www.bna.com/bnabooks or call 1-800-372-1030.

BUSINESS REPLY MAIL
FIRST-CLASS MAIL
PERMIT NO. 10089
WASHINGTON DC

POSTAGE WILL BE PAID BY ADDRESSEE

PO Box 7814
Edison NJ 08818-9856

www.bna.com/bnabooks
books@bna.com

Bloomberg BNA
Book Division
EdisonNJ08818-9856

BUSINESS REPLY MAIL
FIRST-CLASS MAIL
PERMIT NO. 10089
WASHINGTON DC

POSTAGE WILL BE PAID BY ADDRESSEE

PO Box 7814
Edison NJ 08818-9856

www.bna.com/bnabooks
books@bna.com

Bloomberg BNA
Book Division
EdisonNJ08818-9856
SAVE UP TO 30% WHEN YOU BUY BUNDLED TITLES FROM BLOOMBERG BNA—COMPLETE YOUR LIBRARY TODAY!

Bloomberg BNA bundles are sets of our renowned legal treatises with related subject matter that are offered together at specially discounted prices. Bundles provide complementary resources that analyze a vast array of the most relevant and timely topics in the law. When they are used together, they ensure a full understanding of a specific area of the law by covering all necessary angles and nuances. In addition, these bundles provide a substantial discount—up to 30% off individual volumes—so practitioners can update their library affordably and ensure complete coverage of critical legal topics.

About Bloomberg BNA: Bloomberg BNA, a wholly owned subsidiary of Bloomberg, L.P., is a leading source of legal, regulatory, and business information for professionals. Its network of more than 2,500 reporters, correspondents, and editors in the United States and abroad provides practice tools, and guidance— the information that matters most to professionals.

Legal treatises published by Bloomberg BNA are crafted to respect subject matter experts who often in-depth analyses of the issues that matter most to practitioners. Other authoritative law publications are widely recognized throughout the industry for their excellence.

If you are interested in publishing a treatise with Bloomberg BNA, please submit a proposal to Acquisitions Manager, Bloomberg BNA, Box 4011, 1301 South Bell Street, Arlington, VA 22209.
NEW EDITION!
Edited by Jeffrey M. Samuels
Get the latest legislative developments affecting U.S. intellectual property law
The signing of the Leahy-Smith America Invents Act (P.L. 112-29) enacted the most sweeping changes to patent law in centuries. The myriad provisions contained in this Act will have profound effects on attorneys and inventors for years to come.

Patent, Trademark, and Copyright Laws, June 2014 Edition fully integrates the provisions of the Leahy-Smith America Invents Act into the U.S. Code sections of this book and provides helpful visual guides that will aid practitioners in understanding the law and when provisions will go into effect. This is a must-have resource for patent law practitioners, as it contains all the changes enacted into law through April 2014.

The June 2014 Edition includes the 2014 appropriations for the Patent and Trademark Office; the 2014 appropriations for the Copyright Office; NASA’s statutory authority regarding government interest in patents; the statutory changes enacted into law by the “Patent Law Treaties Implementation Act of 2012”; and the statutory changes enacted as a result of the current patent reform efforts (if in effect prior to publication).

Patent, Trademark, and Copyright Laws, June 2014 Edition includes the entire text of Title 35 (Patents), Title 17 (Copyrights), and Chapters 22 and 63 of Title 15 (Trademarks and Technology Innovation) of the United States Code. Sections of the Code and treaties relating to intellectual property are provided.

Jeffrey M. Samuels is the David L. Brennan Professor of Law and the Director of The Center for Intellectual Property Law and Technology at The University of Akron School of Law, Akron, Ohio. He was formerly assistant commissioner of patents and trademarks for the Patent and Trademark Office and Managing Editor of Bloomberg BNA’s Patent, Trademark & Copyright Journal.

SUMMARY OF CONTENTS

Patents
Trademarks
Technology Innovation
Copyrights
Other Statutes: Finding List by Topic
International Treatises and Agreements
Popular Names of Selected Statutes
The Constitutional Provisions
Finding List by U.S.C. Section
Part 1. U.S. Code, Title 35, Patents
Part 2. U.S. Code, Title 15, Chapter 22, Trademarks
U.S. Code, Title 15, Chapter 107, Protection of Intellectual Property Rights
Part 3. U.S. Code, Title 15, Chapter 63, Technology Innovation
Part 4. U.S. Code, Title 17, Copyrights
Part 5. Other Statutes
Part 6. International Treaties and Agreements
Part 7. Index

Order #2500/$185.00
See Bundled Order #8452 on order form for best value.

www.bna.com/bnabooks/prg

FULL TEXT OF THE ACT AND TREATISE ON CD-ROM!
The reference includes an updated CD-ROM with the entire text of the Leahy-Smith America Invents Act, plus the full text of the book, allowing for quick and easy searching. To aid your research, the CD-ROM also provides an easy-to-use chart showing all of the patent law revisions contained in the Act, as well as their effective dates, and a full legislative history of the Act.

Patent, Trademark, and Copyright Regulations
Edited by James D. Crowne
Addressing the requirements of rapidly changing IP laws
This convenient, one-volume compilation of all intellectual property regulations found in C.F.R. Volume 37 also includes extra materials not published in Volume 37—agency policy pronouncements; citations to public laws, the Federal Register, and Bloomberg BNA’s Patent, Trademark & Copyright Journal; vital information governing the operations of the Patent and Trademark Office, Copyright Office, and Copyright Arbitration Royalty Panels; and comprehensive indexes to help streamline legal research. In addition, each supplement includes vital summaries of new material for quick reference.

Patent, Trademark, and Copyright Regulations is updated three times per year and contains more information than any available government compilation, which makes it an invaluable resource for intellectual property practitioners. In addition, the looseleaf format provides flexibility for adding new pages and substituting revised pages so that the volume, as a whole, stays current.

SUPPLEMENT INFORMATION >>>

The April 2014 Supplement covers PTO Corrections to the implementing regulations for the Patent Law Treaty, Copyright Office interim rules on verification of statements of account for cable and satellite compulsory licenses, Copyright Office cable and satellite statement of account fees, Copyright Royalty Board technical adjustment for mechanical and digital phonorecord compulsory licenses, cost-of-living adjustment for college and university musical performances, cost-of-living adjustment for cable and satellite musical performances, and a final rule raising Copyright Office fees.

James D. Crowne is the Director of Legal Affairs for the American Intellectual Property Law Association (AIPLA) and was formerly the Managing Editor of Bloomberg BNA’s Patent, Trademark & Copyright Journal.

SUMMARY OF CONTENTS

Chronology of Regulatory Activity
I. Patent Applications
II. Trademark Applications
III. Government Rights and Agency Proceedings
IV. Copyright Office Rules
V. Copyright Royalty Board Rules
VI. Contract Rights and Government Patents
VII. Appendices
Indexes

Order #2503/$305.00
Order #2502/$185.00
Supplement History: April, August, December 2013, $190.00/April, September, December 2012, $185.00
See Bundled Order #8452 on order form for best value.
New Supplement Due Fall 2014.

www.bna.com/bnabooks/prg

YOUR NO-RISK 30-DAY GUARANTEE

Your satisfaction is guaranteed with any book purchase. If you aren’t completely satisfied with your order, simply return the book(s) within 30 days of receipt. Upon receipt of the book(s) in the warehouse, you will receive a full refund or your charges will be cancelled.

Note: If a method other than UPS Ground is requested for shipping (overnight, etc.), Bloomberg BNA won’t refund shipping costs.

Call Bloomberg BNA at 1.800.960.1220 for your free 30-day review.
Intellectual Property Law in Cyberspace, Second Edition
G. Peter Albert, Jr., Editor-in-Chief, and American Intellectual Property Law Association (AIPLA)

Stay current on IP law within the shifting frontiers of the Internet

 Intellectual Property Law in Cyberspace, Second Edition, co-published with the AIPLA, is the critical resource practitioners need to defend and enforce clients’ IP rights on the Internet. The treatise offers the most up-to-date information on this cutting-edge area of law, with discussion of such topics as the latest on newly introduced global top-level domains and new registration options; how to protect registrations from challenges; online gaming; new wrinkles in jurisdiction; and the application of traditional IP legal concepts to e-mail, hyperlinking, virtual property, and spamming.

SUPPLEMENT INFORMATION >>>
The 2013 Cumulative Supplement covers recent judicial activity and trends, including developments in the fast-evolving area of personal jurisdiction in peer-to-peer file sharing protocols, such as BitTorrent; reexamined and updated judicial standards as to what constitutes appropriate browsewrap and clickwrap agreements to provide website users reasonable notice of the site’s terms of use; challenges to Google’s AdWords program regarding trademark infringement/dilution claims against Google for its purchase and use of trademarks to trigger competitors’ advertising; and a class certification challenge raised by Google against the Authors’ Guild in the recently decided dispute over the Google Library Project.

G. Peter Albert, Jr. is a partner with AlbertDhand, LLP, San Diego, Calif., where his practice encompasses all phases of international patent, trademark, and copyright litigation, prosecution licensing, and intellectual property counseling. The AIPLA, founded in 1897, is a national bar association constituted primarily of lawyers in private and corporate practice, in government service, and in the academic community. It represents a wide and diverse spectrum of individuals, companies, and institutions involved directly or indirectly in the practice of patent, trademark, copyright, trade secret, and unfair competition law, as well as other fields of law affecting intellectual property. Its members represent both owners and users of intellectual property. For more information, visit www.aipla.org.

SUMMARY OF CONTENTS

Part I. Intellectual Property Implications of Using Online Navigating Tools
Chapter 1. Search Engines
Chapter 2. Links and Frames
Chapter 3. Web Crawlers

Part II. Posting and Using Materials Online
Chapter 4. Using and Protecting Copyrighted Works on the Internet
Chapter 5. The Digital Millennium Copyright Act and Its Effect on Copyright Owners and Service Providers Online
Chapter 6. What May Be Protected by Copyright: Unique and Specific Applications of Copyright Law Online

Part III. Protecting the Key Elements of a Website
Chapter 7. Unique Online Trademark Issues
Chapter 8. Domain Name Registration, Maintenance, and Protection
Chapter 9. Protection of Content in the Online Environment
Chapter 10. Patents and the Internet

Part IV. Issues Arising from Conducting Business Online
Chapter 11. Trade Secrets Online
Chapter 12. Personal Jurisdiction and the Internet
Chapter 13. Intellectual Property Issues Raised by Email
Chapter 14. The Law of Virtual Property

2011/880 pp. Hardcover with 2013 Cumulative Supplement
Order #9306P/$400.00
Order #2306/$215.00
See Bundled Order #8461 on order form for best value.
New Cumulative Supplement Due Winter 2014.
www.bna.com/bnabooks/ipsi

Intellectual Property, Software, and Information Licensing: Law and Practice
By Xuan-Thao N. Nguyen, Robert W. Gomulka, and Danielle M. Conway

Successfully identify, acquire, and transfer rights to protected IP through licensing

As licensing law is created and revised to keep pace with developer and user needs, Intellectual Property, Software, and Information Licensing: Law and Practice provides the information and tools practitioners need to develop comprehensive licensing agreements, rectify existing problems, maximize returns within the legal boundaries, anticipate new concerns, and avoid potential pitfalls. Unlike other licensing treatises, which focus on either license drafting or on the theory of license agreements, this treatise draws from the authors’ wealth of professional expertise to develop a balanced treatment that is both practical and theoretical in its approach.

The treatise offers in-depth coverage of such specialized topics as upstream licensing and Open Source Licenses, bankruptcy issues in licensing, tax concerns in licensing, misuse and antitrust questions in licensing, federal government procurements and licensing, and privacy and information licensing.

SUPPLEMENT INFORMATION >>>
The 2013 Cumulative Supplement offers updates on the latest licensing cases, including decisions from the Supreme Court regarding the body of licensing law; court decisions clarifying when a transaction is a copyright or patent first sale and when it is a license; rulings on the enforceability of open source software licenses and the antitrust implications of licenses used in standards organizations; a ruling that First Amendment allows baseball box score data to be freely used but that the First Amendment does not permit free Internet streaming of a live sporting event; court decisions on a host of issues related to the practice of drafting license contracts; and the impact of bankruptcy and tax law on intellectual property practice.

Xuan-Thao N. Nguyen, B.A., J.D., is a Professor of Law at the SMU Dedman School of Law, Dallas, Texas.

Robert W. Gomulka, B.A., M.A., J.D., is the UW Law Foundation Professor of Law and serves as Faculty Director of the Law, Technology & Arts Group at the University of Washington School of Law, Seattle, Wash.

Danielle M. Conway, B.S., J.D., LL.M., is the Inaugural Michael J. Marks Distinguished Professor of Business Law and director of the Procurement Institute at the University of Hawaii at Manoa, William S. Richardson School of Law. Professor Conway also is Of Counsel at Alston Hunt Floyd & Ing.

SUMMARY OF CONTENTS

Chapter 1. The Law of Licensing
Chapter 3. License Drafting: Approaches, Strategies, Samples, and Best Practices
Chapter 4. Patent Licensing
Chapter 5. Trade Secret Licensing
Chapter 6. Trademark Licensing
Chapter 7. Copyright Licensing
Chapter 8. Software Licensing
Chapter 9. Multimedia Licensing
Chapter 10. Information Licensing
Chapter 11. Licensing the Right of Publicity
Chapter 12. Government Contracts and Licensing Intellectual Property
Chapter 15. Taxation Issues in Intellectual Property Licensing
Appendices

2007/1,584 pp. Hardcover with 2013 Cumulative Supplement
Order #9307P/$465.00
Order #2307/$225.00
Supplement History: 2012, $220.00/2011, $215.00
See Bundled Order #6385 on order form for best value.
New Cumulative Supplement Due Winter 2014.
www.bna.com/bnabooks/ipsi
Intellectual Property Taxation: Transaction and Litigation Issues
By Jeffrey A. Maine and Xuan-Thao N. Nguyen

Comprehensive and clear explanations of the tax treatment of major IP transactions and decisions

Intellectual Property Taxation: Transaction and Litigation Issues is the only treatise of its kind that considers, on a comparative basis, the tax implications of major business transactions involving both traditional and emerging forms of intellectual property (IP). The authors’ analyses strike a perfect balance by explaining the technical tax considerations and their relation to the complexities of IP transactions.

Topics discussed include IP holding companies, research and development limited partnerships, and cost-sharing arrangements; taxation of emerging forms of IP assets, such as domain names and Web content; new tax regulations governing IP development costs; federal and state tax treatment of e-commerce transactions, including sales of online music, digital content, and software; and international tax rules governing IP development, acquisitions, licenses, and transfers. The treatise also examines the tax treatments of damages, settlement awards, and litigation costs in IP litigation; as well as software development, acquisitions, and transfers; and charitable gifts of IP. It also provides charts and detailed explanations of state taxation of online transactions such as online sales and licensing of goods and software, digital music, and website development.

SUPPLEMENT INFORMATION

The 2013 Cumulative Supplement summarizes recent tax changes enacted by the American Taxpayer Relief Act of 2012, including new rules governing the research and development credit and extended benefits for software and other forms of intellectual property. It includes analysis of new Treasury regulations governing the deductibility of film and television production costs; a review of recent cases on the deductibility of expenses incurred by writers and photographers; the amortization of intellectual property costs; and the treatment of supplies for purposes of the research credit. Additionally, the Supplement examines numerous IRS administrative pronouncements. It also provides detailed explanations of state taxation of online transactions such as online sales and licensing of goods and software, digital music, and website development.

SUMMARY OF CONTENTS

Chapter 1. Overview of Intellectual Property
Chapter 2. Overview of Federal Income Taxation
Chapter 3. Taxation of Intellectual Property Development
Chapter 4. Taxation of Intellectual Property Acquisitions
Chapter 5. Taxation of Intellectual Property Transfers
Chapter 6. IP Holding Companies and R&D Limited Partnerships
Chapter 7. Taxation of Intellectual Property Litigation
Chapter 8. Taxation of International IP Transactions and Cost-Sharing Arrangements
Chapter 9. Internet and E-Commerce Taxation
Chapter 10. Charitable Donations of Intellectual Property
Appendices
Table of Cases
Index

2003/808 pp. Hardcover with 2013 Cumulative Supplement
Order #9308P/$495.00
Order #2308/$260.00
Supplement History: 2012, $250.00/2011, $245.00

www.bna.com/bnabooks/iptax

Intellectual Property Technology Transfer
Aline C. Flower, Editor-in-Chief
Wesley D. Blakeslee, Co-Editor-in-Chief
(2012 Cumulative Supplement)

Finally, a resource that demystifies the process of technology transfer—for both sides of the negotiating table

Intellectual Property Technology Transfer provides the legal framework for the licensing and research transactions between industry and all federally and privately funded research laboratories over technology development and transfer and all associated intellectual property rights. Mapping out the legal landscape in the burgeoning field of technology transfer, this resource provides a comprehensive analysis of all of the central legal issues confronting and governing the interactions between industry interests and research laboratories doing basic research.

The treatise provides analysis and insights on:
- National security and export controls on technologies
- Elimination of the research exemption from IP infringement for universities and the impact on industry-sponsored university research
- Recent developments in the federal government’s march-in rights and the extent of federal authority over technologies resulting from federally funded research
- Review of new entrepreneurial models for transferring technology into the marketplace
- Analysis of laws governing the ownership of IP developed at universities
- International technology transfer

SUPPLEMENT INFORMATION

The 2012 Cumulative Supplement explores one of the most closely watched cases since enactment of the Bayh-Dole Act, Stanford University v. Roche Molecular Systems, concluding that the Act preserved the stability of established legal doctrines in patent and contract law. The Supplement analyzes a private-sector collaborator that successfully enforced the Cooperative Research and Development Agreement provisions to protect its proprietary information in a federally funded research collaboration, examines emerging areas concerning a university’s “duty” in the administration of IP developed by its employee-inventors, and provides a useful approach for analyzing doctrinal strains in this area. It also explores the history and use of compulsory licensing in Canada and universities’ creative approaches to technology commercialization.

Aline C. Flower is the associate general counsel for global development with the Bill and Melinda Gates Foundation, Bainbridge Island, Wash.

Wesley D. Blakeslee is the executive director of technology transfer at The Johns Hopkins University, Baltimore, Md.

SUMMARY OF CONTENTS

Chapter 1. The Bayh-Dole Act and Other Regulation of Rights to Intellectual Property Developed with Government Involvement
Chapter 2. Sovereign Immunity, the Eleventh Amendment, and Intellectual Property Infringement
Chapter 3. Export Controls, National Security, and Technology Transfer: The Twenty-First Century Enigma
Chapter 4. University Technology Transfer Rights
Chapter 5. Infringement Liability, Products Liability, Risk Allocation, and the Transfer of University and Laboratory-Owned Technology
Chapter 6. Ownership of Intellectual Property in Academic Institutions and Other Federally Funded Research Settings
Chapter 7. Technology Transfer Considerations for Research Conducted at Foreign Universities
Chapter 8. Entrepreneurship and Conflicts of Interest
Appendices
Table of Cases
Index

2006/623 pp. Hardcover with 2012 Cumulative Supplement
Order #9074P/$455.00
Order #2074/$230.00
Supplement History: 2010, $200.00/2009, $185.00
See Bundled Order #8385 on order form for best value.


www.bna.com/bnabooks/iptt

Call Bloomberg BNA at 1.800.960.1220 for your free 30-day review.
Global Patent Litigation: How and Where to Win

By Michael C. Elmer and C. Gregory Gramenopoulos

“For anyone contemplating a multi-jurisdictional litigation strategy, Global Patent Litigation is an important and must-have resource.”

—Marshall Phelps, former Corporate Vice President of Intellectual Property and Licensing for IBM and Microsoft (from the Foreword)

Global Patent Litigation: How and Where to Win is a comprehensive treatise that will assist multinational companies and their counsel to answer critical questions when developing and implementing an effective global patent litigation strategy. It uniquely combines objective data metrics, including country-specific win rates, with patent litigation strategies for 16 different countries. Distinctive charts allow for clear cross-country comparisons at a glance.

Topics covered in Global Patent Litigation: How and Where to Win include:

- Global forum shopping, now becoming inter-country and issue-specific
- Introduction of data metrics and litigation tools to formulate strategies
- Developments in global patent litigation by regions and industry
- Total patent infringement claim and damage valuation
- Rise of non-practicing entities (NPEs), predicted to become global phenomena, as NPEs seek out courts where they can leverage the ability to obtain infringer’s profits and/or injunctions

Global Patent Litigation contains useful information and tools, featuring:

- Objective patent litigation data, including patentee win rates and time and cost to trial
- Formula for putting dollar value on a case anywhere in the world
- Overview comparative chapters that provide a global patent litigation “big picture”
- Discussion of global patent litigation strategies
- Case study for concrete examples using data, tools, formula and strategies
- Answers to case study and expected value calculations for major jurisdictions
- Country-specific chapters outlining specific patent litigation details
- Preview of DARTs-IP global patent litigation database


Michael N. Meller, Albert Trampochs, and William O. Hennessey, Editors

Evaluate patent cases worldwide

International Patent Litigation: A Country-by-Country Analysis offers information practitioners need to accurately anticipate problems and evaluate issues they confront when conducting or directing patent litigation in a foreign country. Written by international experts in patent litigation, the looseleaf volume examines key topics such as the rights of the patentee, activities that constitute infringement, ways in which claims are interpreted, courts that have jurisdiction, notices that must be served to the infringer, pretrial procedures, types of remedies, types of defenses, and appeals for more than 33 countries and entities.

SUPPLEMENT INFORMATION >>>

The 2013 Supplement offers new and updated information on developments in U.S. patent law, including the America Invents Act and bifurcation of validity and infringement issues; forum selection issues; pleading requirements; case management and best practices; forum shopping and trends in enforcement by non-practicing entities; damages and injunctive relief; and practice before the International Trade Commission. The 2013 Supplement also reflects major changes in European Union and European patent practice and addresses a broad range of patent law reforms and updates in various countries.
substantive changes in patent law by the district courts, Court of Appeals for the Federal Circuit, and Supreme Court. The treatise explains prosecution rules from the Patent and Trademark Office (PTO) and offers an element-by-element analysis of areas of law that form the basis of common PTO rejections and objections.

The Eighth Edition covers many important cases, including the Supreme Court's ruling in Mayo Collaborative Services v. Prometheus Laboratories, Inc., and discusses PTO guidelines that set forth a new procedure for examining subject matter eligibility in view of this decision. It also analyzes the second Supreme Court decision in Hyatt v. Kappos. Highlights of other recent decisions include:

- Apple, Inc. v. Samsung Electronics Co., Ltd.
- In re Beineke, Thorner v. Sony Computer Entertainment Inc.
- Sandisk Corp. v. Kingston Technology Co., Inc.
- Falana v. Kent State University
- CLS Bank International v. Alice Corporation Pty. Ltd.
- Plasmart, Inc. v. Kappos
- In re Antor Media Corporation, Voter Verified, Inc. v. Premier Election Solutions Inc.
- Cummins-Allison Corp. v. SBM Co., Ltd.
- Ergo Licensing LLC et al. v. Carefusion 303 Inc.
- In re Youman, In re Baxter International, Inc.

Finally, the Eighth Edition explores the Leahy-Smith America Invents Act (AIA), by explaining Patent Office final rules for the reissuance submission by third parties of prior art in pending applications.

An accompanying searchable CD-ROM offers a comprehensive Cumulative Case Digest in HTML format, providing access to an extensive compilation of precedential language. It is organized by specific issue, in favor of patentability, and contains excerpts from leading cases through December 31, 2012.

**SUPPLEMENT INFORMATION >><>>


---

**Summary of Contents**

**Chapter 1.** Patent Protection

**Chapter 2.** Prosecution and Appeals

**Chapter 3.** Prosecution History Estoppel and Disclaimer Considerations

**Chapter 4.** Invention

**Chapter 5.** Antedating Prior Art References Under Rule 131

**Chapter 6.** Exceptions to Patentable Subject Matter

**Chapter 7.** Anticipation Standard Under 35 U.S.C. Section 102

**Chapter 8.** Combating Obviousness Rejections Under 35 U.S.C. Section 103

**Chapter 9.** Disclosure Under 35 U.S.C. Section 112, First Paragraph

**Chapter 10.** Definite Claims Under 35 U.S.C. Section 112, Second Paragraph

**Chapter 11.** Means-Plus-Function or Step-Plus-Function Claims Under 35 U.S.C. Section 112, Sixth Paragraph

**Chapter 12.** Related Application and Priority Issues

**Chapter 13.** Design Patent Requirements

**Chapter 14.** Post-Issuance Actions: Reissue, Reexamination, Certificates of Correction, and Maintenance Fees

**Chapter 15.** Practical Guidelines for Drafting Patent Opinions

**Table of Contents for Case Digest Appendices Materials Table of Cases Table of Statutes and Regulations Index**

---

**Summary of Contents**

**Part I.** Overview of Patent Construction

**Part II.** Constructing a Patent Application

**Part III.** Deconstructing a Patent

**Appendices**

**Table of Cases**

**Index**

---

2013/3 Volumes/8,600 pp. Hardcover with 2014 Supplement
Order #9499P/$610.00
Order #2499/$275.00
See Bundled Order #8400, 8543, 8739, 8896, and 8934 on order form for best value.

www.bna.com/cdp

---

**Constructing and Deconstructing Patents**

By Irah H. Donner

A step-by-step guide for drafting successful patent applications and assessing a patent's strengths and deficiencies

Walking the reader through the complexities of drafting a patent application, Constructing and Deconstructing Patents provides a standard methodology that patent attorneys and agents can rely on to simplify the patent application process. Regardless of the particular type of patent, or the level of its technical subject matter, this treatise will help ensure each section of the patent application is carefully considered and fully developed before submission to the PTO. This book also discusses the major areas of patent law that can affect the strength and vitality of a patent years later.

**Summary of Contents**

**Part I.** Overview of Patent Construction

**Part II.** Constructing a Patent Application

**Part III.** Deconstructing a Patent

**Appendices**

**Table of Cases**

**Index**

---

Order #1934/$255.00
See Bundled Order #8896 and 8934 on order form for best value.

www.bna.com/cdp

---

Irah H. Donner is a partner in the Intellectual Property department of Stroock & Stroock & Lavan LLP, New York, N.Y.
Patents and the Federal Circuit, Eleventh Edition

By Robert L. Harmon, Cynthia A. Homan, and Charles M. McMahon

The most complete commentary available on the state of patent law

This monumental reference deals with both the high-profile cases and the "uncelebrated decisions" that tend to slip under the radar and fits them into an analytical framework that reveals their true significance.

The Eleventh Edition incorporates important new topics and discussions of:

- The Leahy-Smith America Invents Act (AIA), including its impact on reexamination, interference, and derivation proceedings
- Biotechnology and patentable subject matter under 35 U.S.C. §101
- New standards for establishing induced infringement of method claims
- Mayo Collaborative Services v. Prometheus Labs, and the Supreme Court’s ruling on the applicable test for determining the patentability of processes reciting laws of nature and its anticipated impact

In addition, the treatise covers major Federal Circuit cases through the end of 2012, including:

- Association for Molecular Pathology v. USPTO
- CyberSource Corp v. Retail Decisions
- Eli Lilly & Co v. Teva Parenteral Meds.
- Orenshteyn v. Citrix Sys.
- Akamai Technologies v. Limelight Networks
- Lighting Ballast v. Phillips Electronics
- Marine Polymer v. Hemcon
- Caraco v. Novo Nordisk

SUPPLEMENT INFORMATION >>>


Robert L. Harmon (deceased) was a patent litigator who also served as a special master, arbitrator, and expert witness in patent infringement cases. He was with Brinks Gilson & Lione for 33 years.

Cynthia A. Homan is an attorney at Brinks Gilson & Lione, Chicago, Ill., and writes briefs on substantive and procedural issues relating to all aspects of intellectual property law, with an emphasis on summary judgment and appeal briefs.

Charles M. McMahon is an attorney at Brinks Hofer Gilson & Lione, Chicago, Ill., and counsels clients and litigates on their behalf in the areas of patent, trademark, copyright, and unfair competition law.

SUMMARY OF CONTENTS

Part I. Patentability

Chapter 1. Patents
Chapter 2. Utility and Eligibility
Chapter 3. Novelty and Loss of Right
Chapter 4. Nonobviousness
Chapter 5. Specification and Claims

Part II. Claim Construction and Infringement

Chapter 6. Claim Construction
Chapter 7. Literal Infringement
Chapter 8. Infringement by Equivalents

Part III. Ownership and Enforcement

Chapter 9. Ownership of Patent Rights
Chapter 10. Infringement Litigation—Jurisdiction and Pleading
Chapter 11. Infringement Litigation—Pretrial Procedure
Chapter 12. Infringement Litigation—Defenses
Chapter 13. Infringement Litigation—Trial and Judgment
Chapter 14. Other Litigation

Part IV. Remedies

Chapter 15. Damages, Interest, and Costs
Chapter 16. Injunctive Relief
Chapter 17. Increased Damages and Attorney Fees

Part V. Patent Prosecution

Chapter 18. Patent Prosecution

Part VI. The Federal Circuit

Chapter 19. Federal Circuit Jurisdiction and Appealability
Chapter 20. Federal Circuit Practice

Chapter 21. General Legal Principles

Table of Cases

Index

2013/1,900 pp. Hardcover with 2014 Supplement
Order #9508P/$660.00
Order #2508/$280.00

See Bundled Order #8465, 8543, and 8695 on order form for best value.

www.bna.com/bnabooks/pblc

Harmon on Patents: Black-Letter Law and Commentary

By Robert L. Harmon

A single-volume treatise that covers all substantive patent law issues at primary-source depth

Harmon on Patents: Black-Letter Law and Commentary restates contemporary substantive patent law in a series of “black-letter” rules, with extensive commentary that thoroughly answers every patent law question. Issues covered include the Supreme Court’s KSR decision and standards of patentability, eBay v. MercExchange and injunctive relief, the Federal Circuit’s en banc Seagate decision and willful infringement, and Microsoft v. AT&T and the role of foreign activities.

"Bob Harmon has combined more than 150 years of case law with his 45 years of experience into a one-volume treatise that achieves its intended purpose—it provides the answer to virtually any patent law question that a lawyer may encounter.”


SUMMARY OF CONTENTS

Part I. The Source, Purpose, and Legal Effect of Patents
Part II. Patent Infringement
Part III. Remedies for Patent Infringement
Part IV. Conditions for Patentability
Part V. Patenting an Invention
Part VI. The Federal Circuit
Part VII. Ownership of a Patent or a Patentable Invention
Part VIII. Enforcement of a Patent: Procedural Aspects
Part IX. Enforcement of a Patent: Substantive Aspects
Part X. Appellate Review of Patent Decisions

Order #1695/$385.00
See Bundled Order #8695 on order form for best value.

www.bna.com/bnabooks/pblc

www.bna.com/bnabooks

34
gives practitioners both the "how to" and the "why to" of patent litigation, with specific, proven tactics for protecting clients’ interests. It offers procedural developments and pronouncements on claim construction, as well as chapters on the judge’s viewpoint from Chief Judge James F. Holderman, United States District Court, Northern District of Illinois; the importance of and the ethical, fiduciary, and privilege pitfalls that arise in a strong joint-defense agreement; and the long life and broad reach of a patent infringement settlement.

SUPPLEMENT INFORMATION >>>
The 2013 Cumulative Supplement includes changes brought about by implementing the Leahy-Smith America Invents Act. It covers post-grant proceedings before the Patent and Trademark Office and their impact on patent litigation strategies, and instructions for patent enforcers to use supplemental examination to consider, reconsider, or correct information believed to be relevant to issued patents, to protect the patent portfolio from attack by third parties. Case law discussed includes Association of Molecular Pathology v. Myriad Genetics; CLS Bank International v. Alice Corp. Pty. Ltd.; Bowman v. Monsanto; Akamai Technologies v. Limelight Networks; and McKesson Technologies v. Epic Systems.

Barry L. Grossman is former counsel in Foley and Lardner, LLP, Milwaukee, Wisc.
Gary M. Hoffman is a retired partner in Dickstein Shapiro, LLP, Washington, D.C.
William P. Atkins is a partner in the Litigation Practice Group of Pillsbury, Winthrop Shaw Pittman, LLP, McLean, Va.
Deborah E. Fishman is a partner in the Intellectual Property Practice Group of Dickstein Shapiro, LLP, Palo Alto, Calif.

SUMMARY OF CONTENTS
Part I. The Opening Moves
Part II. Discovery
Part III. Motion Practice
Part IV. The Trial Presentation
Part V. After the Trial
Part VI. Appendices
Table of Cases
Index

2013/1/208 pp. Hardcover with 2013 Cumulative Supplement
Order #9315P/$510.00
Order #2315/$225.00
Supplement History: 2012, $215.00/2011, $205.00
See Bundled Order #8485 and 9817 on order form for best value.
New Cumulative Supplement Due Winter 2014.

Patent Law and Practice, Seventh Edition
is a partner in the Intellectual Property Practice Group of Dickstein Shapiro, LLP, Palo Alto, Calif.

EBOOK AVAILABLE!
An eBook version of this title is ready for download on the iPhone®, iPad®, and iPod® touch using the iBooks app and on the computer with iTunes.
Post-Grant Patent Practice
By Nancy J. Linck, Bruce H. Stoner, Jr., Lee E. Barrett, and Carol A. Spiegel

The first comprehensive treatise offering full coverage of post-grant practice after AIA

Post-Grant Patent Practice, written by former Administrative Patent Judges of the Patent and Trademark Office (PTO), provides guidance regarding all PTO post-issuance procedures that are designed to address possible mistakes made during the prosecution of a patent application, including mistakes made by the PTO. This treatise marks a turning point between the ebb of the first-to-invent system and the flow of the “first-inventor-to-file” system, capturing the full nuance of the still-persisting “patent interference” practice and the now-superseded “inter partes reexamination.” Post-Grant Patent Practice analyzes the procedures introduced by the America Invents Act (AIA), both in text and in charts, explaining them from pre-filing considerations through appeal to the Court of Appeals for the Federal Circuit, or, alternatively, to a district court and then the Federal Circuit. Analyzed procedures consist of inter partes and post-grant review, supplemental examination, and derivation practice. The treatise also examines reissue, ex parte and inter partes reexamination, disclaimers, certificates of correction, and interference practice.

SUMMARY OF CONTENTS
Chapter 1. Introduction: An Overview of the New Legal Landscape of Post-Grant Patent Practice
Chapter 2. Reissue
Chapter 3. Ex Parte Reexamination
Chapter 4. Supplemental Examination Under the AIA
Chapter 5. Inter Partes Reexamination
Chapter 6. Other Post-Grant Practices: Disclaimers and Certificates of Correction
Chapter 7. Appellate Review by the Patent Trial and Appeal Board
Chapter 9. Practice Before the Patent Trial and Appeal Board
Chapter 10. Post-Grant and Inter Parties Review
Chapter 11. Derivation Proceedings
Chapter 12. Comparison of Post-Grant Procedures (Charts)
Chapter 13. Concurrent Reissue, Reexamination, and Interference Proceedings
Chapter 14. Petitions in Reexamination, Reissue, and Interference Practice
Chapter 15. The Duty of Disclosure and the Inequitable Conduct Defense in Post-Grant Practice
Chapter 16. Judicial Review of Board Decisions in Post-Grant Practice
Chapter 17. Strategic Considerations
Chapter 18. Epilogue
Appendix: Leahy-Smith America Invents Act
Table of Cases
Table of Laws, Regulations, and Rules
Index

“Practitioners may best serve their inventor-clients by reserving a place for this treatise in a fingertips-accessible location at the center of their desks.”

—Robert A. Armitage, Formerly Senior Vice President and General Counsel, Eli Lilly and Company; Immediate Past Chair, American Bar Association, Section of Intellectual Property Law

Henry B. Gutman is a partner at Simpson Thacher & Bartlett LLP, where he is the Chair of the firm’s Intellectual Property Practice Group, the Chair of the Complex Litigation Committee, and a member of the State Committee for Downstate New York.

John L. Cooper is the senior member and founder of Farella Braun + Martell LLP’s Intellectual Property Litigation Group in San Francisco, Calif.

George F. Pappas is a partner at Covington & Burling, LLP, and a Fellow of the ACTL. He was Chairman of the Complex Litigation Committee when the First Edition was available.

SUMMARY OF CONTENTS
Chapter 1. The Pizza Box Case—Anatomy of a Case for Patent Novices
Chapter 2. The Complaint
Chapter 3. Motions to Dismiss, to Transfer, to Strike
Chapter 4. Answer and Counterclaims
Chapter 5. Preliminary Injunction Motions
Chapter 6. The Case-Management Conference
Chapter 7. Discovery Issues Unique to Patent Cases
Chapter 8. Claim Construction—The Markman Hearing
Chapter 9. Summary Judgment Motions
Chapter 10. Prelitigation Issues and Motions In Limine
Chapter 11. Trial
Chapter 12. Posttrial Proceedings
Chapter 13. The Appeal
Chapter 14. Trial of a Patent Case in Canada
Table of Cases
Index

Order #2180/$175.00
See Bundled Order #6857 on order form for best value.
www.bna.com/bnabooks/aop

EBOOK AVAILABLE!
An eBook version of this title is ready for download on the iPhone®, iPad®, and iPod® touch using the eBooks app and on the computer with iTunes.
practitioners deal with today’s lightning-paced technological developments, changes in PTO policy, and pivotal court rulings. In this step-by-step guide, 29 experts provide perspectives and tactics, including guidance on tough decisions regarding patent protection, prior art, strategy, and drafting claims; lessons on preparing computer-related patent applications; insights on drafting with the appropriate scope; practical “tips and traps” for each step of the patent prosecution process; and an international survey of the statutes, regulations, and case law of more than 40 nations—plus basic global principles of patentability.

SUPPLEMENT INFORMATION >>>

The 2013 Cumulative Supplement offers analysis of the Federal Circuit Court of Appeals’ highly divided opinions with respect to computer-implemented inventions in CIS Bank International v. Alice Corp.; tips for drafting the specification in view of recent decisions on enablement, best mode, and written description; special considerations for design patent protection on a graphical user interface; and guidance on subject matter eligibility and the definition of abstractness from the Federal Circuit’s decisions in Ultramercial, LLC v. Hulu, LLC and WildTangent v. Ultramercial, LLC.

Steven W. Lundberg is a shareholder in Schwegman Lundberg & Woessner, P.A., Minneapolis, Minn.

Stephen C. Durant is a shareholder in Schwegman Lundberg & Woessner, P.A., San Jose, Calif.

Ann M. McCrackin is president of Black Hills IP and Of Counsel at Schwegman Lundberg & Woessner, P.A., Minneapolis, Minn.

The AIPLA, founded in 1897, is a national bar association constituted primarily of lawyers in private and corporate practice, in government service, and in the academic community. It represents a wide and diverse spectrum of individuals, companies, and institutions involved directly or indirectly in the practice of patent, trademark, copyright, trade secret, and unfair competition law, as well as other fields of law affecting intellectual property. Its members represent both owners and users of intellectual property. For more information, visit www.aipla.org.

SUMMARY OF CONTENTS

Chapter 2. Relationship to Other Intellectual Property Areas
Chapter 3. Searching Software Inventions
Chapter 4. Guidelines to Software-Related Inventions
Chapter 5. Drafting the Specification
Chapter 6. Drafting the Claims
Chapter 7. Functional Claim Drafting in the Electronics, Computer, and Software Arts
Chapter 8. Claim Interpretation for Patent Drafters
Chapter 9. Maximizing Your Success in Patent Prosecution
Chapter 10. Drafting and Filing International Patent Applications
Chapter 11. Practical Considerations for Working With Business Method Patents
Chapter 12. Design Patents for the Information Age
Chapter 13. Patent Portfolio Development: An In-House Counsel Perspective
Chapter 14. Noninfringement and Invalidity Opinions
Chapter 15. Design-Around Techniques
Chapter 16. Litigation of Patents Involving Software Technology
Appendices
Table of Cases
Index

2011/1,232 pp. Hardcover with 2013 Cumulative Supplement
Order #9287/$495.00
Order #2287/$220.00
Supplement History: 2011, $210.00
See Bundled Order #8400 and 8424 on order form for best value.
New Cumulative Supplement Due Winter 2014.
www.bna.com/bnabooks/esp

Call Bloomberg BNA at 1.800.960.1220 for your free 30-day review.
By Kenneth J. Burchfeld (Main Volume)
By Howard W. Levine and Cora R. Holt
(2013 Supplement)

Get the latest updates on biotechnology and related legal issues

Biotechnology and the Federal Circuit, Second Edition provides an in-depth consideration of the entire body of Federal Circuit precedent in biotechnology. The treatise integrates the court’s decisions in chemical, biological, and pharmaceutical cases with an analysis of the current law. It is useful to patent prosecutors, litigators, and in-house counsel alike.

The Second Edition offers full analysis and expert commentary on recent en banc Federal Circuit and Supreme Court decisions that have rewritten the law applied to biotechnology inventions and altered the basic legal principles governing patentability and infringement. It discusses the Hatch-Waxman Act and Supreme Court and Federal Circuit precedent concerning the safe harbor for medical and pharmaceutical research; patent term and term extension; and infringement and the various standards of claim construction approved in Phillips v. AWH, as well as the application in subsequent decisions.

SUPPLEMENT INFORMATION >>>

The 2013 Supplement analyzes recent Supreme Court and Federal Circuit decisions surrounding patent-eligible subject matter, including Bilski, Mayo v. Prometheus, and Myriad; the often misunderstood doctrine of obviousness-type double patenting; the utility requirement under 35 U.S.C. §101 and the amount of experimental data needed before filing a patent application; and the evolution of the law of written description, including Centocor v. Abbott, Boston Scientific v. Johnson & Johnson and Novozymes v. DuPont.

The Supplement also examines the “lead compound” analysis for determining structural obviousness as a way to avoid using impermissible hindsight; reviews the Federal Circuit’s treatment of secondary considerations, and the proper framework and burdens for making an obviousness determination; and discusses the decisions in Akamai, Caraco, Classes v. Biogen, and Momenta v. Amphastar.

Kenneth J. Burchfeld is a partner in Sughrue Mion, PLLC, Washington, D.C.
Howard W. Levine is a partner with Finnegan, Henderson, Farabow, Garrett & Dunner, LLP in Washington, D.C.
Cora R. Holt is an associate with Finnegan, Henderson, Farabow, Garrett & Dunner, LLP in Washington, D.C.

SUMMARY OF CONTENTS

Part I. Introduction
Chapter 1. The Federal Circuit and Its Mandate
Chapter 2. Biotechnology Invention

Part II. Patentability
Chapter 3. Patentable Subject Matter
Chapter 4. Utility
Chapter 5. Novelty
Chapter 6. Obviousness
Chapter 7. Written Description and Deposit
Chapter 8. Enablement
Chapter 9. Best Mode
Chapter 10. Claim Definiteness

Part III. Infringement
Chapter 11. Literal Infringement
Chapter 12. Doctrine of Equivalents
Chapter 13. Process Patent Infringement
Chapter 14. Infringement Under the Hatch-Waxman Act

Part IV. Special Topics Affecting Biotechnology Inventions
Chapter 15. Experimental and Exempt Uses of Biotechnology Inventions
Chapter 16. Patent Term Extension
Chapter 17. Plant Inventions

Table of Cases
Index of Laws, Statutes, and Regulations Cited
Index

2010/1,164 pp. Hardcover with 2013 Supplement
Order #9434P/$450.00
Order #24234/$165.00
See Bundled Order #8555 on order form for best value.
New Cumulative Supplement Due Winters 2014.

www.bna.com/bnabooks/biot

By John R. Thomas

A comprehensive review of the critical issues at the intersection of patent law and food and drug law

Pharmaceutical Patent Law, Second Edition takes on the complicated tasks of tracking legal developments within the Patent and Trademark Office, the Federal Drug Administration (FDA), Congress, the courts, the Federal Trade Commission (FTC), the Department of Justice, and the World Trade Organization; examining how these agencies and organizations interact with each other; and determining how they impact strategies within a practitioner’s core area of expertise. This treatise is the only reference available with a detailed, practitioner-oriented treatment from the perspective of both patent law and food and drug laws.

Pharmaceutical Patent Law provides complete coverage of advanced topics, including the antitrust implications of patent settlements, the experimental use privilege, and international aspects of the field. Core topics covered include follow-on biologics; the substance and procedure of pharmaceutical patent acquisition; FDA marketing approval procedures for innovative and generic drugs, as well as FDA marketing exclusivities; the FDA’s Orange Book; and patent term extension standards.

SUPPLEMENT INFORMATION >>>

The 2013 Cumulative Supplement, current through July 2013, includes discussion of the 2011 Leahy-Smith America Invents Act (AIA) and analysis of the Supreme Court’s recent groundbreaking decision in Federal Trade Commission v. Actavis, Inc., as well as in Association for Molecular Pathology v. Myriad, Inc. The Supplement discusses the impact of the Food and Drug Administration Safety and Innovation Act (FDASIA), which also extended the term of marketing exclusivities for certain infectious disease products; the availability of the experimental use exception for clinical trials; and judicial analysis of the MMA triggers for forfeiture of the 180-day generic exclusivity.

The 2013 Cumulative Supplement examines notable decisions issued by the Federal Circuit concerning the “safe harbor” exception introduced by the Hatch-Waxman Act; the status of clinical trials as patent-defeating “public use” under the Patent Act; and the requirements for an enabling disclosure for pharmaceutical patents.

John R. Thomas is a member of the faculty of Georgetown University Law Center, Washington, D.C., and a widely published author in the field of pharmaceutical patent law. He frequently serves as a Special Master in patent litigation before the federal courts.

SUMMARY OF CONTENTS

Chapter 1. Introduction to Pharmaceutical Patents
Chapter 2. Patent Eligibility
Chapter 3. Utility
Chapter 4. Novelty
Chapter 5. Nonobviousness
Chapter 6. The Patent Instrument
Chapter 7. Patent Acquisition Procedures
Chapter 8. Duration of Rights
Chapter 9. The FDA Drug Approval Process
Chapter 10. The Orange Book
Chapter 11. Marketing Exclusivities
Chapter 12. Scope of Patent Rights
Chapter 13. Claim Interpretation and the Doctrine of Equivalents
Chapter 14. Parallel Importation
Chapter 15. The Experimental Use Privilege
Chapter 16. Antitrust Considerations
Chapter 17. International and Comparative Patent Law
Chapter 18. International and Comparative Data Protection Law
Chapter 19. Follow-on Biologics

Index
Case Table
Appendix

2010/856 pp. Hardcover with 2013 Cumulative Supplement
Order #9324P/$535.00
Order #2324/$250.00
Supplement History: 2012, $240.00/2011, $235.00
See Bundled Order #8055 and 8576 on order form for best value.
New Cumulative Supplement Due Fall 2014.

www.bna.com/bnabooks/phpl
Drafting Patent License Agreements, Seventh Edition

By Brian G. Brunsvold, D. Patrick O’Reilley, and D. Brian Kacedon

Understand the legal issues that affect patent license agreements

Drafting Patent License Agreements, Seventh Edition tracks and discusses—clause by clause—all the critical components of a licensing agreement. It has been completely revised to reflect new legal developments, exploring bankruptcy as it applies to licensing, enforcement of licensed patents explaining the complex issues of standing to sue, indemnity provisions, and the new circuit courts’ disagreement over antitrust consequences of reverse payment settlements.

The Seventh Edition presents a current overview of all legal issues surrounding licensing and of every typical provision used in patent and know-how licenses. Sample provisions include references to applicable legal and practical consequences. Major cases covered include:

- WIAV Solutions LLC v. Motorola, Inc.
- Stanford v. Roche
- Preston v. Marathon Oil Co.
- Tessera, Inc. v. International Trade Commission
- Sunbeam Products, Inc. v. Chicago American Manufacturing LLC
- Rates Tech., Inc. v. Speakeasy, Inc.
- In re K-Dur Antitrust Litigation

A companion CD-ROM offers 200 sample clauses and forms, including sample license agreements, confidential disclosure agreements, employment agreements, and more.

Brian G. Brunsvold, a partner with Finnegan, Henderson, Farabow, Garrett & Dunner, LLP, Washington, D.C., has had extensive hands-on licensing experience for over 30 years.

D. Patrick O’Reilley is a partner with Finnegan, Henderson, Farabow, Garrett & Dunner, LLP, Washington, D.C. He teaches law at George Mason University Law School in Arlington, Va.

D. Brian Kacedon practices at Finnegan, Henderson, Farabow, Garrett & Dunner, LLP, Washington, D.C., and has broad experience in all aspects of patent litigation.

SUMMARY OF CONTENTS

Chapter 1. Some Premises, Limitations, and Legal Principles
Chapter 2. Express Agreements: Nonexclusive Licenses, Nonassertion Agreements, and Exclusive Licenses
Chapter 3. Specific Types of Licenses
Chapter 4. Implied Licenses and Patent Exhaustion
Chapter 5. Issues in License Agreement Negotiation
Chapter 6. Commentary on Principal Causes of Uncertainty in Contract Language
Chapter 7. The Opening Part of the Agreement
Chapter 8. Definitions
Chapter 9. The Granting Clause, Elements of the Grant, Definition of Licensed Subject Matter
Chapter 10. Reservations and Improvements
Chapter 11. Royalties, Reports, and Payments
Chapter 12. United States Tax Issues Relating to Transfers of Patents and Know-How
Chapter 13. Protection for a Nonexclusive Licensee
Chapter 14. Transferability of Rights and Obligations Pertaining to Licenses
Chapter 15. Validity and Construction of Patents
Chapter 16. Representations and Warranties and Negation of Implications
Chapter 17. Indemnification and Liability Insurance
Chapter 18. Licensing of Pending Patent Applications
Chapter 19. Alternate Dispute Resolution
Chapter 20. Common Provisions of Consequence
Chapter 21. Term and Termination of the Agreement
Chapter 22. Execution of Agreements: Problems of Authority and Proof
Chapter 23. Settlement of Patent Litigation
Chapter 24. Confidential Disclosure Agreements
Chapter 25. Agreements Concerning the Sale of Other Transfer of Unpatented Technological Values
Chapter 26. Collaboration Agreements
Chapter 27. Foreign Patent License Agreements
Chapter 28. University and Government Licensing
Chapter 29. Selected Competition Law Issues

Order #2121/2935.00
See Bundled Order #8424, 8739, and 8934 on order form for best value.

www.bna.com/bnabooks/dpl
SECONDARY TRADEMARK INFRINGEMENT

By Jane Coleman and Griffith B. Price, Jr.

Thorough analysis and guidance on this rapidly growing area of intellectual property law

SECONDARY TRADEMARK INFRINGEMENT is the first and only work that provides a comprehensive treatment of the law of contributory and vicarious trademark infringement, combining in-depth examination of the case law with expert practical insights into litigating secondary liability cases. Beginning with the early “passing off” cases, this treatise covers the development of the law that has become one of the most rapidly expanding areas involving the Internet. Meticulously organized and accessible, SECONDARY TRADEMARK INFRINGEMENT covers key topics in the field, such as:

- Infringement liability of businesses that offer Internet facilities to third parties using trademarks or trademark-protected goods in commerce, including retailers, auctioneers, and distributors
- Company exposure to liability for the online activities of their hosting customers or advertisers
- Legal issues arising from Web-hosting and other Internet infrastructure or connectivity
- Exposure reduction measures for companies and institutions that do not use or facilitate trademark use directly but are part of a commercial chain of activity

This reference features extensive and detailed case law, analysis, commentary, and practice notes on a wide variety of subjects of practical interest and importance to attorneys and business executives alike. These practice notes provide commentary and guidance, based on real-world litigation experience, about the substantive and procedural issues in secondary trademark infringement cases (from both the trademark owner’s and the accused infringer’s point of view), recovery of damages and injunctive relief, and guidelines for trademark protection and enforcement, as well as risk management for Internet service providers and other service providers.

SECONDARY TRADEMARK INFRINGEMENT addresses developing areas of law, including:

- Corporate officers’ liability for the trademark infringement of their companies
- Whether each “subspecies” of trademark infringement should be governed by the same secondary liability standard
- The relationship between secondary trademark and secondary copyright infringement
- Secondary liability for trademark infringement on the Internet, including keyword advertising cases
- Damages for contributory trademark infringement
- Contributory trademark dilution and contributory cybersquatting

Jane Coleman is creator and author at secondarystrademarkinfringement.com, and a former Assistant Director in the Legal Affairs department for the national office of the Anti-Defamation League in New York, N.Y.

Griffith B. Price, Jr., is senior counsel at Finnegan, Henderson, Farabow, Garrett & Dunner, LLP, Washington, D.C.

“The book is logically and meticulously well-organized and easy to read and use as a reference. Enhanced by an engaging and user-friendly writing style, and a straightforward approach to its subject, the book offers analysis of the applicable case law as well as practice notes. It’s an instant necessity for the desktop or bookshelf of any serious trademark practitioner.”

—Robert C. Cumbow, Attorney, Graham & Dunn PC

SUMMARY OF CONTENTS

Part I. Introduction
Chapter 1. The Problem of Secondary Trademark Infringement
Chapter 2. Contributory Liability Doctrine
Chapter 3. The Elements of Contributory Liability under Inwood
Chapter 4. Contributory Liability for Other Forms of Trademark Infringement
Chapter 5. The Relationship Between Secondary Trademark and Secondary Copyright Infringement Claims

Part II. Contributory Trademark Infringement
Chapter 6. Introduction: Contributory Trademark Infringement in the Service-Provider Context
Chapter 7. Landlords
Chapter 8. Franchisors and Franchisees
Chapter 9. Trademark Infringement on the Internet
Chapter 10. Credit Card Companies and Related Services

Part III. The Expansion of the Inwood Standard to the Service-Provider Context
Chapter 11. Vicarious Trademark Infringement
Chapter 12. Remedies

Table of Cases
Appendix
Index

Order #2271/$285.00
See Bundled Order #8103 and 8271 on order form for best value.
New Supplement Due Winter 2014.

www.bna.com/bnabooks/sti

BLOOMBERG BNA STANDING ORDERS

All Bloomberg BNA treatises are available on standing order, which ensures you will always receive the most current edition of the book or supplement of the title you have ordered from Bloomberg BNA’s book division.

As soon as a new supplement or edition is published (usually annually) for a title you’ve previously purchased and requested to be placed on standing order, we’ll ship it to you to review for 30 days without any obligation. During this period, you can either (a) honor the invoice and receive a 5% discount (in addition to any other discounts you may qualify for) off the then-current price of the update, plus shipping and handling or (b) return the book(s), in which case, your invoice will be cancelled upon receipt of the book(s). Call us for a prepaid UPS label for your return. It’s as simple and easy as that.

Most importantly, standing orders mean you will never have to worry about the timeliness of the information you’re relying on. And, you may discontinue standing orders at any time by contacting us at 1.800.960.1220 or by sending an email to books@bna.com.
Products Comparison Manual for Trademark Users, Third Edition
By Francis M. Pinckney
David R. Higgins, Contributing Author

The only resource available for product comparisons with cites to U.S. Patents Quarterly, unpublished decisions of the TTAB, PTO’s Official Gazette, and TTAB proceeding numbers

Copyright Law Deskbook
By Robert W. Clarida

A functional, “to-the-point” treatise covering current cases and pivotal decisions

The 2013 Cumulative Supplement covers the Supreme Court’s ruling in Kirtsaeng v. John Wiley and a district court’s ruling in Capitol Records v. ReDigi; a Second Circuit decision finding that implied-in-fact contracts for movie and TV pitches are not preempted; a law from the New York Court of Appeals holding that pre-1972 sound recordings are not subject to the DMCA “safe harbors”; fair use holdings involving fine art photographic collages, Internet news-aggregation services, tabloid reprints of private celebrity photographs, TV clips in a Broadway show, and artworks used as rock-concert projections; and infringement rulings requiring high levels of similarity for “re-shot” photographs (Harrvy v. Sony Pictures) and simple graphic designs (Blehm v. Jacobs).

Copyright Law Deskbook comes with an Annotated Case Digest on CD-ROM that covers every significant copyright law decision from 1993 to 2012. This Case Digest includes a compilation of Robert W. Clarida’s annual case law summaries that have been published each year, beginning in 1993, in the Journal of the Copyright Society of the U.S.A.

“Anyone with questions about copyright law would be well advised to look for the answers in Robert Clarida’s Copyright Law Deskbook. There is no one more knowledgeable than Bob, who always manages to explain complicated issues in a way that not only experts, but those who are new to the field, can readily comprehend. I highly recommend this book, which is a well-written, valuable guide to understanding the basics and the intricacies of copyright law.”

—Judith M. Saffer, Assistant General Counsel, Broadcast Music Inc., New York, N.Y.; Former President of the Copyright Society of the USA; Former President of the AIPLA; President of the AIPPI-US

Robert W. Clarida is a partner at Reitler, Kailas & Rosenblatt, LLC in New York, N.Y., and a noted author and speaker on copyright. He is a past trustee of the Copyright Society of the USA and a past member of the Board of Directors of the American Intellectual Property Law Association.

SUMMARY OF CONTENTS
Chapter 1. Jurisdiction and Procedure
Chapter 2. Copyrightability
Chapter 3. Ownership
Chapter 4. Formalities
Chapter 5. Infringement
Chapter 6. Fair Use
Chapter 7. Other Defenses
Chapter 8. Remedies
Chapter 9. Preemption
Chapter 10. The Digital Millennium Copyright Act
Chapter 11. International Issues
Chapter 12. Tax, Insurance, Antitrust, and Bankruptcy Issues
Appendix: Forms

2009/885 pp. Hardcover with 2013 Cumulative Supplement and CD-ROM
Order #9277P/$505.00
Order #2277/$215.00
Supplement History: 2012, $210.00/2011, $200.00
See Bundled Order #6777 on order form for best value.

New Cumulative Supplement Due Winter 2014.

www.bna.com/bnabooks/cdb
Trademark Infringement Remedies, Second Edition

By Brian E. Banner, Editor-in-Chief

ABA Section of Intellectual Property Law

Detailed, practical analysis of the full range of federal and state trademark infringement remedies

Trademark Infringement Remedies, Second Edition provides owners and counsel with the information they need to effectively defend and protect their brands to maintain a trademark’s value. The treatise covers all aspects of trademark rights, liabilities, and remedies in both traditional and emerging forms of trademark use and abuse. It addresses every aspect of civil infringement remedies available today in federal and state courts. The Second Edition discusses necessary elements in establishing liability for trademark and unfair competition; principles for equitable relief and the impact of bad faith on a practitioner’s case; issuance of preliminary and permanent injunctions; wrongful seizure of another’s goods occurring in the area of “extraordinary” relief; attorneys’ fees; availability of special enforcement remedies; relief and remedies under state law for infringement and unfair competition; and special relief available in counterfeiting cases.

SUPPLEMENT INFORMATION >>>

The 2013 Supplement discusses separate decisions by the First and Ninth Circuit Courts of Appeal, both finding that likelihood of confusion inquiries may extend to encompass confusion among non-purchasers; an Eleventh Circuit affirmaion of a decision from the Southern District of Florida involving the registration of 4,000 domain names and the Anticybersquatting Consumer Protection Act; the Federal Circuit’s holding regarding willful infringement and the awarding of windfall profits; and the Federal Circuit’s upholding of a Trademark Law Improvement Act of 1997 decision regarding the use of the Coach trademark.

Brian E. Banner is a trademark practitioner with The Banner Firm, LLC, in Washington, D.C.

2012/884 pp. Hardcover with 2013 Supplement
Order #9341P/$520.00
Order #2341/$220.00
See Bundled Order #8103, 8271, 8313, and 8688 on order form for best value.
New Cumulative Supplement Due Winter 2014.

www.bna.com/bnabooks/tir

Trademark Dilution: Federal, State, and International Law, Second Edition

By David S. Welkowitz

Get clear guidance on the complex laws governing trademark dilution protection

Trademark Dilution: Federal, State, and International Law, Second Edition helps sort through the controversy and confusion surrounding the Trademark Dilution Revision Act (TDRA) of 2006, the ways in which the Act makes clear that the likelihood of dilution is the standard for analyzing federal dilution claims, and the complications that may arise under state law.


SUPPLEMENT INFORMATION >>>

The 2013 Supplement reflects the evolution of the TDRA and analyzes significant recent cases, including Apple, Inc. v. Samsung Electronics. The Supplement also discusses other aspects of dilution litigation, particularly remedies; examines the continuing effect of the Supreme Court’s opinion in eBay v. MercExchange on the availability of injunctive relief; provides updates and citations to dilution statutes around the world and some new case law in Europe and Canada; and highlights pre-FITDA dilution arguments in the TTAB and an amendment to TDRA.

David S. Welkowitz is a Professor of Law at Whittier Law School, Costa Mesa, Calif.

2012/852 pp. Hardcover with 2013 Supplement
Order #9340P/$495.00
Order #2340/$185.00
See Bundled Order #8103, 8313, and 8688 on order form for best value.
New Cumulative Supplement Due Winter 2014.

www.bna.com/bnabooks/tmd

Trademark Litigation Practice

By David S. Fleming and John T. Gabrielides

A practical guide to the procedural and strategic issues faced in litigating trademark and other Lanham Act cases

Trademark Litigation Practice covers every aspect of Lanham Act cases, from pre-filing considerations to disclosures and discovery, through motion practice, trial, and post-trial proceedings. The treatise also includes analysis of alternative proceedings that may be used in trademark cases, including oppositions and cancellations in the TTAB, Uniform Domain Name Dispute-Resolution Policy (UDRP) proceedings for domain names, International Trade Commission investigations, and alternative dispute resolution tools.

SUPPLEMENT INFORMATION >>>

The 2013 Cumulative Supplement provides updates on substantive trademark law issues; updated decisions regarding likelihood of confusion factors; various defenses, such as genericness, aesthetic functionality, abandonment, fraud, laches, nominative fair use, and parody; and new topics on res judicata and collateral estoppel, bankruptcy, preemption, and stays. It also covers surveys; anti-counterfeiting; attorney-client privilege; ITC proceedings; domain name issues; and other updates.

David S. Fleming is a shareholder in the Chicago, IL, office of the intellectual property firm of Brinks Gilson & Lione.

John T. Gabrielides is a shareholder in the Chicago, IL, office of the intellectual property firm of Brinks Gilson & Lione.

2010/804 pp. Hardcover with 2013 Cumulative Supplement
Order #93342P/$500.00
Order #2342/$260.00
Supplement History: 2012, $250.00/2011, $245.00
See Bundled Order #8103 and 8688 on order form for best value.
New Cumulative Supplement Due Winter 2014.

www.bna.com/bnabooks/tlm
EBOOKS >>>

The following titles are available as eBooks ready for download on the iPhone®, iPad®, and iPod® touch using the iBooks app, and on a computer with iTunes. Books must be read on an iOS device.

User-friendly features include the ability to:
- Search, highlight, and take notes to easily find commonly used references
- Copy and paste text, including from tables and footnotes
- Fully display, expand, and search tables
- View in-line pop-up footnotes
- Display physical page numbers within eBooks

Henry B. Gutman, John L. Cooper, and George F. Pappas; Complex Litigation Committee, American College of Trial Lawyers

**Elkouri & Elkouri: How Arbitration Works, Seventh Edition**
Kenneth May, Editor-in-Chief; Associate Editors: Patrick M. Sanders and Michelle T. Sullivan; Committee on ADR in Labor and Employment Law, ABA Section of Labor and Employment Law

**Global Employee Privacy and Data Security Law, Second Edition**
Morrison & Foerster LLP; Miriam H. Wugmeister and Christine E. Lyon, Editors; Privacy and Data Security Practice Group

**Grievance Guide, Thirteenth Edition**
By Karen L. Eitel

**How to Cost Your Labor Contract, Second Edition**
By Michael H. Granof, Jay E. Grenig, and Moira J. Kelly

**How to Prepare and Present a Labor Arbitration Case, Second Edition**
By Charles S. Loughran

By Robert M. Cassel

**Patent Law and Practice, Seventh Edition**
By Herbert F. Schwartz and Robert J. Goldman

**Reductions in Force in Employment Law, Second Edition**
By Ethan Lipsig, Mary C. Dollarhide, and Brit K. Seifert

**Workplace Harassment Law**
By Barbara T. Lindemann and David D. Kadue

**Health Care Fraud and Abuse: Practical Perspectives, Third Edition**
By Linda A. Baumann, Editor-in-Chief

**Health Care Fraud and Abuse: Practical Perspectives, Third Edition** outlines in detail the existing fraud and abuse laws and regulations—and offers practitioners guidance they need to protect their clients. This incomparable treatise offers seasoned attorneys, as well as those new to health care law, assistance in structuring acceptable business arrangements, avoiding statutory and regulatory pitfalls, defending clients, implementing effective corporate compliance programs, and more.

The Third Edition has been reorganized to include a separate, comprehensive chapter on the anti-kickback statute, full of practical guidance. The Third Edition also includes new material on:
- Two key OIG documents issued in 2013: the OIG Provider Self-Disclosure Protocol and the OIG Special Advisory Bulletin on the Effect of Exclusion from Participation in Federal Health Care Programs
- Multiple new settlements and other government enforcement actions and initiatives throughout the health care industry
- Recent Stark law developments, including the Tuomey case, one of the few Stark law cases to go to trial
- Key developments in the False Claims Act prosecution of off-label marketing cases (e.g., the Caronia case)
- Increasing enforcement in the Part D arena
- Developments indicating potential individual liability, particularly for directors and officers of health care organizations

Linda A. Baumann is a partner at Arent Fox, Washington, D.C., where she specializes in health care fraud and abuse and compliance.

**SUMMARY OF CONTENTS**

Chapter 1. An Introduction to Health Care Fraud and Abuse
Chapter 2. Federal Physician Self-Referral Restrictions
Chapter 4. Practical Considerations for Defending Health Care Fraud and Abuse Cases
Chapter 5. Legal Issues Surrounding Hospital and Physician Relationships
Chapter 6. Managed Care Fraud and Abuse: Risk Areas for Government Program Participants
Chapter 7. Corporate Compliance Programs
Chapter 8. Potential Liabilities for Directors and Officers of Health Care Organizations
Chapter 9. The Past, Present, and Future of the Anti-Kickback Statute: A Practical History
Chapter 10. Controlling Fraud, Waste, and Abuse in the Medicare Part D Program
Chapter 11. Fraud and Abuse Issues Surrounding Clinical Trials

**Appendices**

Table of Cases
Index

Order #2301/$415.00
See Bundled Order #8479 and 8577 on order form for best value.
New Supplement Due Winter 2014.

**NEW EDITION!**

**Health Care Fraud and Abuse: Practical Perspectives, Third Edition**

Linda A. Baumann, Editor-in-Chief
ABA Health Law Section

Get practical guidance and invaluable insight into this critical area of the law

Health Care Fraud and Abuse: Practical Perspectives, Third Edition outlines in detail the existing fraud and abuse laws and regulations—and offers practitioners guidance they need to protect their clients. This incomparable treatise offers seasoned attorneys, as well as those new to health care law, assistance in structuring acceptable business arrangements, avoiding statutory and regulatory pitfalls, defending clients, implementing effective corporate compliance programs, and more.

The Third Edition has been reorganized to include a separate, comprehensive chapter on the anti-kickback statute, full of practical guidance. The Third Edition also includes new material on:
- Two key OIG documents issued in 2013: the OIG Provider Self-Disclosure Protocol and the OIG Special Advisory Bulletin on the Effect of Exclusion from Participation in Federal Health Care Programs
- Multiple new settlements and other government enforcement actions and initiatives throughout the health care industry
- Recent Stark law developments, including the Tuomey case, one of the few Stark law cases to go to trial
- Key developments in the False Claims Act prosecution of off-label marketing cases (e.g., the Caronia case)
- Increasing enforcement in the Part D arena
- Developments indicating potential individual liability, particularly for directors and officers of health care organizations

Linda A. Baumann is a partner at Arent Fox, Washington, D.C., where she specializes in health care fraud and abuse and compliance.

**SUMMARY OF CONTENTS**

Chapter 1. An Introduction to Health Care Fraud and Abuse
Chapter 2. Federal Physician Self-Referral Restrictions
Chapter 4. Practical Considerations for Defending Health Care Fraud and Abuse Cases
Chapter 5. Legal Issues Surrounding Hospital and Physician Relationships
Chapter 6. Managed Care Fraud and Abuse: Risk Areas for Government Program Participants
Chapter 7. Corporate Compliance Programs
Chapter 8. Potential Liabilities for Directors and Officers of Health Care Organizations
Chapter 9. The Past, Present, and Future of the Anti-Kickback Statute: A Practical History
Chapter 10. Controlling Fraud, Waste, and Abuse in the Medicare Part D Program
Chapter 11. Fraud and Abuse Issues Surrounding Clinical Trials

**Appendices**

Table of Cases
Index

Order #2301/$415.00
See Bundled Order #8479 and 8577 on order form for best value.
New Supplement Due Winter 2014.

**NEW EDITION!**

**Health Care Fraud and Abuse: Practical Perspectives, Third Edition**

Linda A. Baumann, Editor-in-Chief
ABA Health Law Section

Get practical guidance and invaluable insight into this critical area of the law

Health Care Fraud and Abuse: Practical Perspectives, Third Edition outlines in detail the existing fraud and abuse laws and regulations—and offers practitioners guidance they need to protect their clients. This incomparable treatise offers seasoned attorneys, as well as those new to health care law, assistance in structuring acceptable business arrangements, avoiding statutory and regulatory pitfalls, defending clients, implementing effective corporate compliance programs, and more.

The Third Edition has been reorganized to include a separate, comprehensive chapter on the anti-kickback statute, full of practical guidance. The Third Edition also includes new material on:
- Two key OIG documents issued in 2013: the OIG Provider Self-Disclosure Protocol and the OIG Special Advisory Bulletin on the Effect of Exclusion from Participation in Federal Health Care Programs
- Multiple new settlements and other government enforcement actions and initiatives throughout the health care industry
- Recent Stark law developments, including the Tuomey case, one of the few Stark law cases to go to trial
- Key developments in the False Claims Act prosecution of off-label marketing cases (e.g., the Caronia case)
- Increasing enforcement in the Part D arena
- Developments indicating potential individual liability, particularly for directors and officers of health care organizations

Linda A. Baumann is a partner at Arent Fox, Washington, D.C., where she specializes in health care fraud and abuse and compliance.

**SUMMARY OF CONTENTS**

Chapter 1. An Introduction to Health Care Fraud and Abuse
Chapter 2. Federal Physician Self-Referral Restrictions
Chapter 4. Practical Considerations for Defending Health Care Fraud and Abuse Cases
Chapter 5. Legal Issues Surrounding Hospital and Physician Relationships
Chapter 6. Managed Care Fraud and Abuse: Risk Areas for Government Program Participants
Chapter 7. Corporate Compliance Programs
Chapter 8. Potential Liabilities for Directors and Officers of Health Care Organizations
Chapter 9. The Past, Present, and Future of the Anti-Kickback Statute: A Practical History
Chapter 10. Controlling Fraud, Waste, and Abuse in the Medicare Part D Program
Chapter 11. Fraud and Abuse Issues Surrounding Clinical Trials

**Appendices**

Table of Cases
Index

Order #2301/$415.00
See Bundled Order #8479 and 8577 on order form for best value.
New Supplement Due Winter 2014.

**THE ABA HEALTH LAW SECTION**

The Health Law Section is dedicated to increasing interest in the field of health law. Its nearly 9,000 members represent all areas of the health law industry and are committed to educating the legal profession in this rapidly changing area of practice.

For more information on Section participation, visit www.americanbar.org/groups/health_law.html.
Managed Care Litigation, Second Edition
David M. Humiston, Editor-in-Chief
ABA Health Law Section

Practice-oriented guidance for litigating within the managed care industry
The Affordable Care Act (ACA) introduced myriad potential litigation issues, as health plans and other managed care organizations will have to comply not only with state mandated benefits, but with federally mandated benefits as well.

Managed Care Litigation, Second Edition is a practical, authoritative reference written specifically for practitioners who handle managed care disputes to help them rapidly focus on key issues and expertly advise their clients. The treatise offers in-depth analysis of all the important issues in managed care litigation, providing both a basic overview and a comprehensive examination of the legal issues. The book gives practical guidance on typical disputes, including benefits coverage issues, utilization management, and contractual claims between payors, providers, and patients; reimbursement issues; state regulations and insurance administrative processes; health plan liability issues; ACA compliance, and issues pertaining to medical loss ratios; external review laws and health insurance exchanges; managed behavioral health care litigation issues and mental health parity; litigating disputes arising under federal health programs; antitrust litigation; class action lawsuits and arbitration, settlement, and discovery issues; ERISA litigation and preemption strategies; and the formation and operation of managed care network organizations, ACOs and value-based provider reimbursement, and pay-for-performance issues.

SUPPLEMENT INFORMATION >>>
The 2014 Supplement offers important updates, including discussion of a Nevada jury decision in 2013 imposing $24 million in compensatory damages and $500 million in punitive damages; new sections on ERISA statute of limitations and ERISA prompt payment laws, and new case law on equitable relief under ERISA; updated discussion of ACA and legal challenges; discussion of an HHS advisory letter to state insurance regulators on November 14, 2013, stating that as a one-year “transitional policy” HHS would not consider relief under ERISA; updated discussion of ACA and legal challenges; discussion of procedures and operation of managed care network organizations, ACOs and value-based provider reimbursement, and pay-for-performance issues.

Prosecuting and Defending Health Care Fraud Cases, Second Edition
By Michael K. Loucks and Carol C. Lam

A definitive guide to investigations and prosecutions and difficult medical, regulatory, and law enforcement issues

Prosecuting and Defending Health Care Fraud Cases, Second Edition analyzes trials conducted in a variety of cases, with chapters structured to match the process during the investigation, after charges are brought, and through sentencing. It presents possible charges, investigative tools, proven trial strategies, considerations for settlement, and factors applicable in sentencing.

SUPPLEMENT INFORMATION >>>
The 2013 Cumulative Supplement analyzes decisions reviewing whether the government may prosecute truthful, nonmisleading statements about a product that are “off-label” as violations of the Food, Drug, and Cosmetic Act; new regulations on Medicare transparency reports; coverage of new Office of Inspector General Advisory Opinions issued under the federal anti-kickback statute; and trends in health care fraud.

“This book, by two experts in the field, dissects the recently passed health care legislation and carefully evaluates what prosecuting and defending health care fraud cases will look like in the future. It is a must-read for any defense attorney, corporate attorney, prosecutor, or scholar seeking a better understanding of how this legislation will reshape the way health care fraud cases are handled.”

—John T. Boese, Of Counsel, Fried, Frank, Harris, Shriver & Jacobson, LLP, Washington, D.C.; Author, Civil False Claims & Qui Tam Actions

Michael K. Loucks is the former Acting U.S. Attorney and First Assistant U.S. Attorney for the District of Massachusetts. He is now a litigation partner with Skadden Arps, LLP, Boston, Mass.

Carol C. Lam is the former U.S. Attorney for the Southern District of California.

SUMMARY OF CONTENTS
Part I: Introduction
Chapter 1. Introduction
Chapter 2. Litigation and Counseling: An Overview
Part II: Theories of Fraud Liability in Health Care Cases
Chapter 3. False Billing Within the Reimbursement Rules of Medicare and Key Federal Health Care Programs
Chapter 4. The Civil False Claims Act
Chapter 5. The Federal Food, Drug, and Cosmetic Act
Part III: The Anti-Kickback Statute, Stark Prohibitions, and Anti-Kickback Advisory Opinions
Chapter 6. The Anti-Kickback Statute and Related Safe Harbors
Chapter 7. The Stark Prohibitions and Related Safe Harbors
Chapter 8. The Anti-Kickback Advisory Opinions
Part IV: The Investigation and Charging Decision
Chapter 9. The Investigation
Chapter 10. The Charging Decision
Part V: Settlement and Litigation
Chapter 11. Global Resolutions
Chapter 12. Criminal Trial
Chapter 13. Sentencing
Appendices
Table of Cases
Index

2013/1,300 pp. Hardcover with 2014 Supplement
Order #9495P/$225.00
Order #2495/$225.00
www.bna.com/bnabooks/mcl

2010/1,216 pp. Hardcover with 2013 Cumulative Supplement
Order #9273P/$500.00
Order #2273/$225.00
Supplement History: 2012, $220.00/2011, $210.00
See Bundled Order #8470 on order form for best value.
New Cumulative Supplement Due Winter 2014.
www.bna.com/bnabooks/pdhc
W. Andrew H. Gantt III, Editor-in-Chief
ABA Health Law Section

Clear guidance on the full range of today’s e-health business and transactional law issues.

Chapter 1. The E-Health Explosion—An Analysis of Legal and Market Trends
Chapter 2. E-Health Industry Overview
Chapter 3. Health Information Technology
Chapter 4. Privacy, PHRs, and Social Media
Chapter 5. Privacy Issues in U.S. Health Care
Chapter 6. The European Data Privacy Regime
Chapter 7. Information Security and Breach Notification Under HIPAA and HITECH
Chapter 9. E-Health Liability
Chapter 10. FDA Regulation of E-Health Technology and Services
Chapter 11. Obligations in Response to a Health Care Data Security Breach
Chapter 12. Due Diligence in E-Health Transactions
Chapter 13. Contracts in the Digital Age: Adapting to Changing Times
Chapter 15. The Intersection of Health Law and Intellectual Property Law
Chapter 16. Allocation and Mitigation of Liability
Chapter 17. Discovery and Admission of Electronic Information as Evidence
Chapter 18. Legal Ethics and E-Health

SUPPLEMENT INFORMATION
The 2013 Cumulative Supplement discusses ease of use, privacy, and cost concerns due to technology innovation; government incentives and consumer demand for mobile services, particularly with respect to electronic health records (EHRs); contracting activity necessary to comply with new HIPAA requirements resulting from publication of the HIPAA Omnibus Rule; new discussion on information security and breach notification under HIPAA and HITECH; the FDA’s regulation of promotional activity using social media, as well as the regulation of mobile apps and devices; new challenges associated with use of the Internet, cloud services, listservs, and the virtual legal office; updated advice on due diligence of government contractors related to Federal Acquisition Regulation restrictions; and significant developments in the European data privacy regime.

W. Andrew H. Gantt III is a partner at Cooley LLP, Washington, D.C., and a member of its Life Sciences Practice Group. He also leads Cooley’s Health Care Regulatory Practice.

SUPPLEMENT INFORMATION
The 2013 Cumulative Supplement provides important updates, including analysis of CMS’s final regulations under the Sunshine Act detailing applicable manufacturer and group purchasing organizations’ reporting requirements; discussion of the FDA’s updated guidelines for industry and investigators clarifying safety reporting requirements for IND studies, bioavailability, and bioequivalence studies; discussion of the OIG’s substantial revisions to the Self-Disclosure Protocol in the “Updated OIG’s Provider Self-Disclosure Protocol”; analysis of the Supreme Court’s holding in Federal Trade Commission v. Actavis, Inc.; and discussion of the latest FDA technical report on direct-to-consumers television and print advertisements for prescription drugs.

Michael E. Clark is Special Counsel with Duane Morris LLP, Houston, Texas, and Adjunct Professor of Law at the University of Houston Law Center. Previously, he served as Chief of the Criminal Division of the U.S. Attorney’s Office for the Southern District of Texas.

SUMMARY OF CONTENTS
Chapter 1. Statutory and Regulatory Controls for Drug Development
Chapter 2. Key Federal Agencies Regulating Pharmaceuticals
Chapter 3. Federal Regulation of Advertising, Promotion, and Distribution Practices
Chapter 4. Potential Liability for Drug Companies, Health Care Providers, and Insurers: Off-Label Prescribing and Internet Advertising
Chapter 5. Federal Regulation of Clinical Research
Chapter 6. Avoiding Fraud and Abuse Penalties and Sanctions
Chapter 7. Regulation of Privacy Under HIPAA and Other Privacy Laws
Chapter 9. The FDA Approval Process for New Drugs
Chapter 10. State Regulatory Schemes for Pharmaceuticals and Related Issues
Chapter 11. Antitrust and Intellectual Law Issues for Pharmaceutical Companies
Chapter 12. Securities Law Issues and Disclosure Considerations for Pharmaceutical Companies
Chapter 13. The Regulations of Biologics
Appendix A. Clinical Research
Appendix B. Enforcement Actions
Table of Contents

See Bundled Order #8577 on order form for best value.
New Cumulative Supplement Due Winter 2014.
www.bna.com/bnabooks/ehl
NEW!
Anti-Corruption Law and Compliance: Guide to the FCPA and Beyond

By Kevin T. Abikoff, John F. Wood, and Michael H. Huneke

Anti-Corruption Law and Compliance: Guide to the FCPA and Beyond is an invaluable resource for legal and compliance professionals at multinational corporations. It reviews the origins, meaning, and applications of U.S. and selected foreign anti-corruption laws, particularly the U.S. Foreign Corrupt Practices Act (FCPA). Anti-corruption enforcement continues to be robust, and ever-increasing enforcement by other countries creates considerable challenges for businesses facing allegations, investigations, or prosecutions in multiple jurisdictions.

Additionally, the U.S. government’s focus on the prosecution of individuals makes this treatise’s detailed review of the FCPA’s specific provisions and elements essential reading for attorneys representing individuals facing investigation or prosecution.

Important topics discussed in this treatise include:

- U.S. enforcement activity, including analysis of the recent Department of Justice and Securities and Exchange Commission FCPA Resource Guide (issued November 2012)
- Anti-corruption enforcement in Brazil, motivated in part by anti-corruption sentiment and the massive public procurement projects underway for international sporting events such as the World Cup and Summer Olympics
- U.K. anti-corruption enforcement and the U.K. Bribery Act
- World Bank and other international financial institution anti-corruption enforcement, soon after the World Bank has decided to undertake a self-assessment of its anti-corruption program and to make its Sanctions Board’s decisions public

Kevin T. Abikoff is a partner at Hughes Hubbard & Reed, LLP, Washington, D.C.
John F. Wood is a partner at Hughes Hubbard & Reed, LLP, Washington, D.C.
Michael H. Huneke is a senior associate at Hughes Hubbard & Reed, LLP, Washington, D.C.

SUMMARY OF CONTENTS

Chapter 1. Introduction
Chapter 2. International Agreements
Chapter 3. FCPA Anti-Bribery Jurisdiction
Chapter 4. FCPA Anti-Bribery Elements
Chapter 5. FCPA Anti-Bribery Exception and Defenses
Chapter 6. FCPA Accounting Provisions
Chapter 7. FCPA Penalties
Chapter 8. DOJ Advisory Opinions
Chapter 9. U.S. Enforcement
Chapter 10. Internal Investigations
Chapter 11. Corporate Obligations
Chapter 12. Oil and Gas Industry
Chapter 13. Defense Industry
Chapter 14. Pharmaceutical Industry
Chapter 15. Foreign Infrastructure Industry
Chapter 16. France
Chapter 17. Brazil
Chapter 18. U.K.

Order #2005/$395.00
www.bna.com/bnabooks/fcp

YOUR NO-RISK 30-DAY GUARANTEE

Your satisfaction is guaranteed with any book purchase. If you aren’t completely satisfied with your order, simply return the book(s) within 30 days of receipt. Upon receipt of the book(s) in the warehouse, you will receive a full refund or your charges will be cancelled.

Note: If a method other than UPS Ground is requested for shipping (overnight, etc.), Bloomberg BNA won’t refund shipping costs.

Criminal Tax, Money Laundering, and Bank Secrecy Act Litigation

By Peter D. Hardy

An expert analysis of federal criminal cases handled by the IRS and DOJ

Criminal Tax, Money Laundering, and Bank Secrecy Act Litigation provides the critical analysis practitioners need when defending against a criminal case brought by the Internal Revenue Service (IRS) and the Department of Justice (DOJ). Covering the entire length of a case, from beginning to end, the treatise discusses in detail the entire panoply of complex legal, factual, logistical, and tactical issues raised by such litigation. The application of this guidance ranges from traditional case law to today’s most cutting-edge issues, such as:

- Offshore accounts
- Tax shelter prosecutions and problems involving intent
- Corporate prosecutions and deferred prosecution agreements
- The Supreme Court’s interpretation of the money laundering statutes
- Sentencing in “white-collar” cases under an “advisory” Federal Sentencing Guidelines regime

Written by a lawyer who has served as both a prosecutor and a defense attorney, this treatise provides a comprehensive and current overview of the law and procedure for IRS criminal cases, including investigations, indictment, pretrial practice, plea agreements, trial, and sentencing. This treatise describes how a tax or currency matter that began as a civil issue can turn into a criminal case, as well as the elaborate process for approval or rejection of a proposed tax prosecution.

SUPPLEMENT INFORMATION >>>

The 2012 Cumulative Supplement includes discussion of the government’s high-profile enforcement campaign against undisclosed offshore financial accounts, including the increased investigation and regulation of banks and the 2012 voluntary disclosure program for offshore accounts; the government’s increasing willingness to use evidence gathered by IRS civil personnel to advance criminal tax investigations, and related parallel investigation issues; how the receipt of alleged legal fees may result in money laundering charges; and the new electronic versions of many Bank Secrecy Act reporting forms. It also discusses the evolving definition of “tax loss” under the Federal Sentencing Guidelines, how it may be increased or decreased, and how it can lead to onerous orders of restitution.

Peter D. Hardy is a partner in the Philadelphia, Pa., office of the law firm of Post & Schell P.C., where he is part of its national White Collar Defense, Compliance & Risk Management Practice Group. He is a former criminal prosecutor at the Criminal Enforcement Section of the Tax Division of the Department of Justice in Washington, D.C., and at the U.S. Attorney’s Office in the Eastern District of Pennsylvania.

SUMMARY OF CONTENTS

Chapter 1. Introduction
Chapter 2. Criminal Tax Statutes
Chapter 3. Money Laundering
Chapter 4. The Bank Secrecy Act
Chapter 5. The Investigation and Review Process
Chapter 6. Special Issues
Chapter 7. Plea Agreements
Chapter 8. Pretrial Practice
Chapter 9. Trial
Chapter 10. Sentencing
Appendices
Table of Cases
Index

2010/1,712 pp. Hardcover with 2012 Cumulative Supplement
Order #9044P/$525.00
Order #2044/$300.00
Supplement History: 2011, $295.00
New Cumulative Supplement Due Fall 2014.
www.bna.com/bnabooks/clt
**SUMMARY OF CONTENTS**

**Part I. Sources of Liability**
- Chapter 1. From Crisis to Crisis: Learning From the Past
- Chapter 2. The Statutory Landscape
- Chapter 3. Duties of Directors, Officers, and Other Insiders
- Chapter 4. Civil Liability of Insiders
- Chapter 5. Civil Liability of Directors and Officers Under Federal Statutes
- Chapter 6. Civil Liability of Consultants to Financial Institutions
- Chapter 7. Criminal Liability
- Chapter 8. Consumer Protection and Privacy
- Chapter 9. Administrative Actions

**Part II. Government Enforcement**
- Chapter 10. Governmental Agencies Involved in Enforcement Actions
- Chapter 11. Recent Civil Agency Initiatives and Policies by the Federal Agencies
- Chapter 12. Recent Criminal Actions Against Directors, Officers, and Consultants to Financial Institutions
- Chapter 13. The Government Investigation

**Part III. Defense Techniques and Tactics**
- Chapter 14. The Prelitigation Defense Investigation
- Chapter 15. The Civil Case
- Chapter 16. Criminal Proceedings
- Chapter 17. Special Problems of Parallel Proceedings
- Chapter 18. Joint-Defense Agreements and Privileges
- Chapter 19. Paying for the Cost of Defense

**Appendices**
- Table of Cases
- Index

Order #2225/$395.00
New Supplement Due Winter 2014.

www.bna.com/bnabooks/dol

---

**Director and Officer Liability in Financial Institutions: A Deskbook**
By Samuel Rosenthal

A comprehensive guide to civil, criminal, and administrative liability

**Responding to Corporate Criminal Investigations**
By Kirby D. Behre and Morgan J. Miller

Proven strategies and techniques to effectively defend each stage of criminal prosecution

Federal investigations and prosecutions of corporations and their employees continue to increase, and corporate counsel are spending more time and effort responding to those government inquiries. Corporate counsel must be familiar with everything from nuts-and-bolts issues such as document collection, retention, and production, to legal doctrines imposing criminal liability on corporations and their employees.

A former federal prosecutor and a former SEC enforcement attorney, collectively with decades of experience in both bringing and defending against such cases, have teamed up to provide a guide on how to respond to federal government investigations and how to develop proactive strategies to prevent corporate criminal liability.

This book is an essential resource for defense counsel and corporate executives. The authors provide an insider’s roadmap, based on their own experiences with a wide variety of federal cases, for counsel and professionals to navigate every stage of the investigative process.

The resource includes discussion of the complex steps for conducting an effective and efficient internal investigation, including the methods used and practical tips to avoid the pitfalls most often encountered.

**SUMMARY OF CONTENTS**

**Chapter 1.** Corporate Criminal Investigations—An Overview
- Application of the Attorney-Client Privilege to Corporate Representation
- Grand Jury Subpoenas
- Search Warrants
- Conducting Corporate Internal Investigations
- Corporate Plea Agreements
- Corporate Monitors
- Deferred Prosecution and Non-Prosecution Agreements

**Chapter 11.** Corporate Indemnification and Advancement Policies—Insurance Coverage

Order #2006/$395.00

www.bna.com/bnabooks/rcci

---

*This book is an essential resource that everyone involved in D&O liability issues should have on their desks.*

—The D&O Diary, published by Kevin M. LaCroix, Esq.
False Claims Act: Whistleblower Litigation, Sixth Edition
By James B. Helmer, Jr.
Effectively litigate *qui tam* cases with this definitive guide

SUMMARY OF CONTENTS

Chapter 1. Whistleblowers Fighting for What’s Right
Chapter 2. History of *Qui Tam* Litigation
Chapter 3. Statutory Framework of the False Claims Act
Chapter 4. The Constitutionality of the *Qui Tam* Provisions
Chapter 5. Subject Matter Jurisdiction
Chapter 6. Other Threshold Issues
Chapter 7. Attorney-Client Relationships in False Claims Act Litigation
Chapter 8. Preparation of the Sealed False Claims Act Case
Chapter 9. Discovery in False Claims Act Cases
Chapter 10. Common Defenses
Chapter 11. Common False Claims Act Motion Practice
Chapter 12. Specialized Knowledge and Expertise: Use of Testifying and Nontestifying Experts
Chapter 13. Trial Strategies in the False Claims Act Case
Chapter 14. Damages
Chapter 15. Whistleblower Protections in the Workplace
Chapter 16. Relator’s Share of the Recovery
Chapter 17. Attorneys’ Fees
Chapter 18. Appeals
Chapter 19. Settlement
Chapter 20. The Media, Congress, and the Public Interest
Chapter 21. Future Outlook for the False Claims Act
Chapter 22. State False Claims Statutes
Chapter 23. The FCA and the Supreme Court
Appendixes

Whistleblowing: The Law of Retaliatory Discharge, Second Edition
By Daniel P. Westman and Nancy M. Modesitt
(Main Volume); Janie F. Schulman and Nancy M. Modesitt (2013 Cumulative Supplement)
Effectively litigate and advise on whistleblower cases in this contentious area of employment law

SUMMARY OF CONTENTS

Chapter 1. The Evolution of Whistleblower Protections
Part I. Key Issues for Advocates and Advisors
Part II. The Legal and Regulatory Structure
Chapter 3. Protections in the Public Sector
Chapter 4. Statutory Protections in the Private Sector
Chapter 5. Common Law Protection: The Public Policy Doctrine
Chapter 6. The Sarbanes-Oxley and Dodd-Frank Whistleblower Provisions
Chapter 7. Protections of General Application: Civil Rights Laws and the False Claims Act
Part III. Strategies for Litigation and Avoiding Litigation
Chapter 8. Prescription and Related Issues
Chapter 9. Litigating Whistleblower Cases
Chapter 10. Avoiding Whistleblower Litigation
Part IV. Appendices
Table of Cases
Index
NEW EDITION: Supreme Court Practice, Tenth Edition

By Stephen M. Shapiro, Kenneth S. Geller, Timothy S. Bishop, Edward A. Hartnett, and Dan Himmelfarb

Comprehensive analysis of Supreme Court jurisdiction, practice, and procedure

Supreme Court Practice, Tenth Edition provides comprehensive analysis of the Supreme Court. The treatise offers up-to-date guidance on every aspect of practice before the Court under its newly revised 2013 Rules—from the most fundamental to the most obscure. It is a definitive resource for prosecuting or defending a case before the Court.

The Tenth Edition includes:
- In-depth discussions of the jurisdictional and prudential principles that govern practice before the Supreme Court at every stage
- Advice from some of the country’s most experienced Supreme Court practitioners on time-tested techniques for making effective written and oral presentations
- A complete body of Supreme Court precedent, covering all the relevant decisions in the modern era
- A wealth of historical precedent bearing on every issue of jurisdiction and procedure in each category of case on the Court's docket
- Updated guidelines and checklists for drafting and processing petitions for certiorari and appeals—and for pursuing a case after review has been granted
- Expert analysis of the current 48 Rules of the Supreme Court, as amended and effective on July 1, 2013
- A table of cases, an extensive index, and a table of rules and laws

The new edition explains:
- How to invoke the Court’s certiorari, appeal, and original jurisdiction
- Insights and guidance on preparing petitions for certiorari, jurisdictional statements, briefs in opposition, and motions to dismiss or affirm
- How to seek a writ of mandamus and other extraordinary relief
- Whether to file one or more petitions in consolidated or related cases and when to file a cross petition
- How to comply with the Court’s rules on the contents of petitions and briefs
- How to prepare an appendix to a petition for certiorari and the joint appendix on the merits
- Persuasive techniques for oral argument
- How to seek a stay pending action by the Supreme Court
- Details of little-known practices like petition holds, calls for a response, calls for the views of the Solicitor General, “GVRs,” and summary decisions
- How to become a member of the Supreme Court Bar and obtain seating for oral argument

Stephen M. Shapiro is a partner in Mayer Brown LLP, Chicago, Ill., and a former deputy solicitor general of the United States.

Kenneth S. Geller of Mayer Brown LLP, Washington, D.C., is the managing partner of the firm and a former deputy solicitor general of the United States.

Timothy S. Bishop is a partner in Mayer Brown LLP, Chicago, Ill., and previously served as a law clerk to a Justice of the U.S. Supreme Court.

Edward A. Hartnett is the Richard J. Hughes Professor for Constitutional and Public Law and Service at Seton Hall University School of Law.

Dan Himmelfarb is a partner in Mayer Brown’s Washington D.C., office, a member of the firm’s Supreme Court & Appellate practice, and co-leader of the office’s Litigation practice.

“*For Supreme Court practitioners, or anyone else who may need to file a brief at the U.S. Supreme Court, it could be the best $495 you ever spend.*


Call Bloomberg BNA at 1.800.960.1220 for your free 30-day review.
NEW EDITION!
Federal Appellate Practice,
Second Edition
By Mayer Brown LLP
Philip Allen Lacovara, Editor-in-Chief
A practical manual on handling federal appellate matters

The Second Edition addresses significant amendments to both the Federal Rules of Appellate Procedure and the local rules of various circuits. Additionally, it incorporates an enormous volume of opinions since the first edition was released, many of which speak to topics discussed in virtually every chapter. It also updates the state of the law and captures many of the comments made in appellate decisions, including in unpublished orders, reflecting the views of particular circuits or judges about what works, and what does not, in handling appeals.

This valuable resource goes deeper than purely legal treatises that only collect decisions, including in unpublished orders, reflecting the views of particular circuits or judges about what works, and what does not, in handling appeals. Organized to reflect the various successive stages in handling a federal appeal, the Second Edition also covers special issues involving review of administrative agency decisions, criminal appeals, and practice before the Federal Circuit.

“The best appellate lawyering is not easy but this work will give you a leg up on winning your case. No appellate library should be without it.”

— Judge Kathryn A. Oberly (retired), District of Columbia Court of Appeals

Philip Allen Lacovara is senior counsel in Mayer Brown LLP, New York, N.Y. He previously served as a law clerk on the U.S. Court of Appeals for the District of Columbia Circuit and as chair of the Court’s Committee on Practice and Procedure. He served as assistant to the solicitor general (Thurgood Marshall), as deputy solicitor general of the United States, and as counsel to the Watergate Special Prosecutor.

SUMMARY OF CONTENTS
Chapter 1. Preserving Issues for Appeal
Chapter 2. Appellate Jurisdiction
Chapter 3. Motions
Chapter 4. Discretionary Interlocutory Appeals and Mandamus
Chapter 5. Review of Administrative Agency Decisions
Chapter 6. The Record on Appeal and the Appendix
Chapter 7. Effective Brief Writing
Chapter 8. The Opening Brief
Chapter 9. The Responsive Brief
Chapter 10. The Reply Brief
Chapter 11. Amicus Curiae Briefs
Chapter 12. Oral Argument
Chapter 13. Rehearing
Chapter 14. Costs and Attorneys’ Fees
Chapter 15. Criminal Appeals
Chapter 16. The Federal Circuit
Chapter 17. Considering Supreme Court Review
Appendices
Table of Cases

Order #2408/$838.00
See Bundled Order #8654 on order form for best value.
www.bna.com/bnabooks/fap

NEW EDITIONS!
Electronic Discovery Portfolio Practice Series
Electronic Discovery Practice Under the Federal Rules, 2014 Edition
By Amy Jane Longo, Usama Kahf, and Allan D. Johnson
The 2014 Edition offers new developments in the case law on predictive coding, a preview of proposed changes in the federal rules governing e-discovery, and current thinking on cooperation between opposing counsel–judicial expectations and practical pointers.

Amy Jane Longo is Senior Trial Counsel at the Securities and Exchange Commission, Los Angeles, Calif.
Usama Kahf is an Associate in the Irvine, Calif., office of Fisher & Phillips LLP.
Allan D. Johnson is manager of investigations in The Ethics Office of Edison International, Rosemead, Calif.

Order #2288/$165.00
www.bna.com/bnabooks/eds

Preserving Electronically Stored Information:
A Practical Approach, 2014 Edition
By Jeffrey J. Fowler and William H. Dance
The 2014 Edition provides the latest updates on recent case law, offers practical tips and forms, and contains indispensable insights from seasoned e-discovery practitioners.

Jeffrey J. Fowler is the co-founder of the Electronic Discovery and Document Retention Practice and a member of the Class Action, Mass Torts, and Aggregated Litigation Practice at O’Melveny & Myers LLP, Los Angeles, Calif.
William H. Dance is Counsel in the Trial Department at Tucker Ellis LLP, Los Angeles, Calif.

Order #2326/$165.00
www.bna.com/bnabooks/eds3

Privilege Issues in the Age of Electronic Discovery,
2014 Edition
By David J. Lender
The 2014 Edition offers important new information, including updates on recent privilege developments, recent case law under Rule 502, and privileged issues pertaining to social media.

David J. Lender is a partner in the Litigation Department and head of the firm’s E-Discovery Task Force at Weil, Gotshal & Manges LLP, New York, N.Y.

Order #2328/$165.00
www.bna.com/bnabooks/eds

Spoliation in the Electronic Age, 2014 Edition
By Adam P. KohSweeney, Louise Chen, and Bryan Riddle

Adam P. KohSweeney is a partner at O’Melveny & Myers LLP, San Francisco, Calif., and a member of the Labor and Employment Practice.
Louise Chen is a counsel at the Los Angeles office of O’Melveny & Myers LLP and a member of the firm’s White Collar Defense and Corporate Investigations Practice.
Bryan Riddle is an associate in the Los Angeles office of O’Melveny & Myers LLP and a member of the Litigation Department.

Order #2336/$165.00
See Bundled Order #6346 and 8710 on order form for best value.
www.bna.com/bnabooks/eds4
NEW EDITION!
Compiled by Catherine A. Kitchell, Senior Reference Librarian, Bloomberg BNA, with the Bloomberg BNA Library Staff

Quick, easy access to vital information on state and federal courts


The Directory includes listings for 2,136 state courts, 216 federal courts, and more than 21,000 court personnel in the 50 states, the District of Columbia, and U.S. territories. It also covers:

- State courts, plus all federal courts, including the U.S. Supreme Court, U.S. District Courts, U.S. Courts of Appeals, U.S. Tax Court, U.S. Bankruptcy Courts, and U.S. Bankruptcy Appellate Panels
- State and federal court administrators
- Judges and judicial officials in each state court, plus the U.S. District Courts, U.S. Courts of Appeals, U.S. Tax Court, Bankruptcy Courts, the U.S. Sentencing Commission, and the U.S. Supreme Court
- Federal appellate court jurisdiction, with a map and list that provide a clear representation of the U.S. judicial system
- State court structure, with charts prepared by the National Center for State Courts that show interrelationships and routes of appeal
- Reporters of judicial decisions for the U.S. Supreme Court and each state and territory
- PACER websites for all federal courts
- Websites for federal and state courts and direct-access websites for opinions listed by court
- Email addresses for more than 5,000 judges and clerks
- Direct-access links to court social media websites, including Twitter, Facebook, and YouTube

Catherine A. Kitchell is a Senior Reference Librarian with Bloomberg BNA, Arlington, Va.

ALSO AVAILABLE ON THE WEB AND AS AN APP FOR iPHONE® AND iPAD®

The Directory also is available electronically and as a mobile application with quarterly updates. The Directory on the Web adds flexibility to this resource, providing simultaneous access to multiple users within one organization. Exclusive to the electronic version is information on U.S. Attorneys, State Attorneys General, and Secretaries of State. The mobile application allows practitioners to find directions to courthouses and retrieve important contact information instantly. Find out:

- Addresses of clerks of the court
- Federal circuit court executive names
- Court websites
- Where a particular judge sits
- Phone numbers and email addresses for court personnel
- Which courts have electronic access

Order #2282/$235.00

New Edition Due Fall 2014.

Electronic Version Pricing:
1–5 users .......... $425.00
6–10 users ........... $510.00
11–20 users .......... $625.00
21–30 users .......... $755.00
31+ users ............. $910.00

Multi-location license: additional $100.00 per location
For more information, call 703.341.5777, or visit www.bna.com/bnabooks/dsc

Call Bloomberg BNA at 1.800.960.1220 for your free 30-day review.
NEW! Securities Practice Portfolio Series
This series is a unique library of practice-oriented analysis and tools addressing the full range of securities issues and practice areas. Look for more volumes in this series in the future.

By Charles A. Sweet
This Portfolio provides an up-to-date summary of the complex web of federal laws and rules that governs the offer and sale of asset-backed securities and subsequent periodic reporting, including the myriad changes that have been proposed or adopted in response to the financial crisis.
Charles A. Sweet is the Managing Director of the Shared Legal Services Team and the Practice Development Leader for the Structured Transactions Group at Bingham McCutchen LLP.

Order #5912/$160.00
www.bna.com/bnabooks/flas

The PCAOB Mission: Improving Audit Quality via Enforcement, Standards, and Inspections
By Eugene Goldman, Thomas J. Tynan, and Michael S. Stanek
The PCAOB Mission analyzes the role of the Public Company Accounting Oversight Board (PCAOB) in improving audit quality. The Portfolio begins with a discussion of the Sarbanes-Oxley Act of 2002 and the creation of the Board in response to several massive accounting scandals. It discusses the operational structure of the Board and the relationship between the Board and the Securities and Exchange Commission. The Portfolio also reviews the jurisdictional scope of PCAOB oversight, including a discussion of PCAOB authority over foreign audit firms and associated persons.
Eugene Goldman is a partner in McDermott Will & Emery LLP in Washington, D.C.
Thomas J. Tynan is an associate in McDermott Will & Emery LLP in Washington, D.C.
Michael S. Stanek is an associate in McDermott Will & Emery LLP in Washington, D.C.

Order #5915/$160.00
See Bundled Order #8912 on order form for best value.
www.bna.com/bnabooks/pcao

Fiber Optic Telecommunications Networks: Lit Fiber Services Agreements
By James F. Booth
A step-by-step guide to creating lit fiber services agreements between a provider and its customers
Fiber Optic Telecommunications Networks: Lit Fiber Services Agreements offers numerous tools for providers and customers to negotiate contracts that protect their interests most effectively. It offers step-by-step guidance through the process of drafting a strong and enforceable lit fiber services agreement by clearly explaining the use and purpose of the three major components of these agreements—Master Services Agreement, Service Description, and Service Order Form.
The book comes with a CD-ROM that contains the full text of the book and includes clauses, phrases, and sample forms, allowing copying and pasting for easy customization of a lit fiber services agreement.

Order #2167/$295.00
www.bna.com/bnabooks/fot3

Fiber Optic Telecommunications Networks: Construction Contracts
By James F. Booth
A clear guide for telecommunication owners and contractors
Fiber Optic Telecommunications Networks: Construction Contracts, available exclusively through Bloomberg BNA in PDF format on CD-ROM, assists owners and contractors in preparing clear and viable contracts for the construction of elements of telecommunications systems. The author discusses the important elements of a construction contract from both the owner’s and the contractor’s perspectives and offers alternate clauses to suit the varying needs of individual owners and contractors.

Order #2368/$297.00
www.bna.com/bnabooks/focc

Fiber Optic Telecommunications Networks: Fiber Use Agreements
By James F. Booth
A guide to understanding fiber optic and related agreements
Fiber Optic Telecommunications Networks: Fiber Use Agreements, available exclusively through Bloomberg BNA in PDF format on CD-ROM, enables attorneys and communications professionals to understand fiber optic telecommunications network agreements, as well as related agreements, and to negotiate and draft common clauses for these agreements.
The chapters of the book follow the pattern of a typical dark fiber agreement and related agreements.

Order #2367/$297.00
www.bna.com/bnabooks/fofa

James F. Booth, Lakewood, Colo., has provided consulting services to telecommunications carriers and enterprise companies that manage their own telecommunications networks for more than 25 years. Since June 2009 he has also served as General Counsel of Spread Networks, LLC.
NEW EDITION!
The Law Officer’s Pocket Manual, 2014 Edition
By Hugh B. Kaplan, Legal Editor, Bloomberg BNA’s Criminal Law Reporter

Relied on for more than 40 years by police officers to comply with legal requirements when in the field, and to build ironclad cases in court

The many day-to-day difficulties that accompany police officers working in the dangerous, fast-paced, and stressful world of law enforcement require officers to think quickly, respond appropriately, and just as importantly, know the law. They can ensure their compliance with the law by using the 2014 Edition of The Law Officer’s Pocket Manual, which offers quick legal guidance based on Supreme Court rulings and other developments. This 4” x 6” guide covers arrest, search, surveillance, and other routine, as well as sensitive, areas of law enforcement in an easy-to-use, tabbed format.

No matter the situation, whether in training, at daily briefings, or on the scene, the Pocket Manual provides the answers officers need.

The 2014 Edition reflects important new developments in law enforcement procedure, including:

• U.S. Supreme Court decisions on use of drug detection canines
• U.S. Supreme Court decision on obtaining blood samples from drunk driving suspects
• U.S. Supreme Court decision on detaining people during execution of search warrants
• Lower federal court rulings on computer searches and searches of cell phones

With more than 100 practical examples drawn from the facts of leading cases, The Law Officer’s Pocket Manual provides specific guidance on how to act on the spot in a wide variety of situations. Basic rules are highlighted for quick reference, and examples showing how rules are applied are provided throughout—and it’s written in plain English, by an experienced legal editor of Bloomberg BNA’s Criminal Law Reporter.

“I’ve been using The Law Officer’s Pocket Manual since the beginning of my career in 1979. The breadth of information in this handy little manual is astounding...like having an expert tutor in contemporary criminal justice and jurisprudence. No police officer should be without this guide.”

—Chief Vincent T. Carlone, New Shoreham Police Department, Block Island, R.I.

Hugh B. Kaplan is a Legal Editor of Bloomberg BNA’s Criminal Law Reporter.

Order #2310/$30.00
New Edition Due Fall 2014.

Multi-Copy Discount Price Per Copy
1–4........................................$25.00 per copy
5–9...................................$22.00 per copy (10% discount)
10–29.................................$25.50 per copy (15% discount)
30–59,..............................$24.00 per copy (20% discount)
60–119.............................$22.50 per copy (25% discount)
120+.................................$21.00 per copy (30% discount)

ALSO AVAILABLE AS A MOBILE APPLICATION!
The Law Officer’s Pocket Manual is now available as a mobile application for Android™ and the Apple iPhone® and iPad®. Use the app to browse content via an integrated table of contents, bookmark most-used sections, and search all content electronically.

www.bna.com/bnabooks/lopm

Android is a trademark of Google Inc. iPhone and iPad are trademarks of Apple Inc., registered in the U.S. and other countries.

NEW EDITION!
Jeffrey J. Kimmel, Editor

Ensure full compliance with federal and state requirements

Compliance officers have relied on the Spill Reporting Procedures Guide since 1984 for information on how to deal quickly and accurately with accidental releases of chemicals and contaminants into the environment and to comply fully with federal and state hazardous waste requirements. It includes the verbal and written reporting requirements for oil, hazardous substances, hazardous wastes, hazardous materials, excess air emissions, wastewater incursions, tank leaks, and SARA Title III.

In addition to covering the legal requirements, the Guide’s federal and state jurisdictional sections also contain updated emergency contact information and Internet resources, including 24-hour hotline numbers; notification deadlines; jurisdictional maps and directories; sample reporting forms; and the telephone numbers and addresses of spill reporting offices, environmental protection agencies, police departments, state oil and gas commissions, and highway patrols. Numerous other changes and updates to state and federal reporting requirements and regulatory citations also are provided.

Federal and state updates to the 2014 Edition of Spill Reporting Procedures Guide include:

• New reporting forms for excess air emissions in Arizona, Arkansas, and Connecticut
• New incident report forms for wastewater pollution in Colorado and Oklahoma
• Expanded conditions in Pennsylvania for reporting hazardous substances discharges
• Additional requirements for reporting petroleum tank leaks in Ohio
• Additional follow-up reporting for tank leaks in several states
• Increased use of online incident reporting in various states
• Continued updating of reporting requirements and contact information

Jeffrey J. Kimmel is a Regulatory Analyst and Consultant based in Brookfield, VT, and former Senior Legal Writer with Bloomberg BNA’s Environment Reporter.

Print Version: 2013/500 pp./Looseleaf with Binder and Tabs
Order #9335P/$320.00
Pages only/ISBN 978-1-61746-335-8
Order #2335/$250.00
New Edition Due Fall 2014.

ALSO AVAILABLE ON THE WEB!
Spill Reporting Procedures Guide on the Web adds versatility and multifunctionality to this resource, allowing multiple users within an organization to simultaneously access this vital information. Internet links provide access to state and federal agencies and allow quick access to other sections within the Guide. The web version includes forms for reporting spills and discharges, and regular updates ensure that the reference remains current.

Annual Web Subscription Price
1–5 users..................$450.00
6–10 users..............$615.00
11–20 users.............$920.00
21–30 users............$750.00
31+ users................$895.00
Multi-location: additional $100.00 per location

www.bna.com/bnabooks/srpg
A Summary of Social Security Benefits
- Retirement
- Disability
- Survivors

How You Qualify for Benefits
- Benefits estimate explained
- How to get it
- What it includes

A Summary of Medicare Benefits
- Hospital insurance plan
- Medical insurance plan
- Medicare Advantage plan
- Prescription drug coverage

How Benefits Are Calculated

IN THIS FACT SHEET YOU’LL FIND:

Definitions of Sexual and Other Workplace Harassment
- What sexually harassing behavior is
- When a workplace environment becomes sexually hostile
- How to tell if conduct is unwelcome

Employee Responsibilities for Preventing Sexual and Other Workplace Harassment
- Appropriate responses
- Participating in an investigation

Chronology of Development of Workplace Harassment Law (1964–2013)
Answers to Frequently Asked Questions Regarding Workplace Harassment

IN THIS FACT SHEET YOU’LL FIND:

Definitions of Sexual and Other Workplace Harassment
- What sexually harassing behavior is
- When a workplace environment becomes sexually hostile
- How to tell if conduct is unwelcome

Employee Responsibilities for Preventing Sexual and Other Workplace Harassment
- Appropriate responses
- Participating in an investigation

Chronology of Development of Workplace Harassment Law (1964–2013)
Answers to Frequently Asked Questions Regarding Workplace Harassment

Fact Sheet Custom Imprinting and Bulk Discount Rates

Custom Imprinting:
For a personal touch, customize the Fact Sheets with a letter from management, company logo or policy, or any other message on the front cover.
- Minimum order: 100 copies per imprint selection
- Additional cost: $75 set-up + $0.08 per copy
- Specify booklet or fold-out format
- Message/logo area: 6 1/2” x 6 1/2”
- Please enclose text of message and layout sketch
- Send your file electronically to Mike Wright at mwright@bna.com
- Mail your custom imprint order to:
  Bloomberg BNA
  Attn: Mike Wright
  1801 South Bell Street
  Arlington, VA 22202
  Or call Mike Wright at 703.341.3094

Bulk Discount Rates:
The minimum order for any Fact Sheet is 25 copies. Fact Sheets are available in eight-page booklet and fold-out formats. Please specify a format when ordering. Note: Quantity discounts are only available for the same Fact Sheets.

Quantity Price Per Copy:
- 25–99 .................................. $2.10
- 100–499 ............................ $2.00
- 500–999 ............................ $1.90
- 1,000–4,999 ..................... $1.80
- 5,000–9,999 ..................... $1.70
- 10,000–49,999 ................ $1.60
- 50,000 or more ................ $1.50

(Note: Discounts cannot be combined.)
AUTHOR INDEX

A
ABA Health Law Section, 42, 43, 44, 45
ABA Section of Intellectual Property Law, 35, 39, 42
ABA Section of Labor and Employment Law, 2, 3, 6, 7, 8, 9, 10, 11, 12, 13, 14, 17, 20, 21, 22, 24, 26, 28
Abkoff, Kevin T., 46
Abrams, Roger L., 23
Albert, G. Peter, Jr., 30
American College of Trial Lawyers, 36
American Intellectual Property Law Association, 2, 30, 37
Atkins, William R., 35

B
Banner, Brian E., 42
Barreca, Christopher A., 28
Barrett, Lee E., 36
Baumann, Linda A., 43
Behre, Kirby D., 47
Berger, Marilyn J., 49
Berger, Manly J., 49
Beno Le Beau, Iselisse, 17
Berin, Melissa H., 26
Bishop, Timothy S., 49
Blakeslee, Wesley D., 31
Bloch, Richard I., 27
Bloomberg BNA's Library Staff, 51
Bloomberg BNA’s Criminal Law Reporter, 53
Booth, James F., 52
Brand, Norman, 24, 26
Brodie, Frederick A., 18
Brunswood, Brian G., 39
Burkett, Brian W., 13
Burchfield, Kenneth J., 38
Brunsvold, Brian G., 39
Brodie, Frederick A., 18
Brand, Norman, 24, 26
Booth, James F., 52

C
Calvert, Cynthia Thomas, 3
Campbell, Stacey A., 8, 9
Carr, David, B., 8, 9
Cassel, Robert M., 26
Caterine, Melinda J., 8, 10
Chen, Louise, 50
Clairida, Robert W., 41
Clark, Michael E., 45
Clark, Ronald H., 49
Coleman, Gail V., 14
Coleman, Jane, 40
Conway, Danielle M., 30
Cooper, John L., 36
Crowne, James D., 29

D
Dale, Gregory N., 14
Dance, William H., 50
Darby, Timothy J., 12
Dallah, Mary C., 10
Dolson, William F., 28
Donner, Ish H., 33
Duffy, Christine Michelle, 4
Durant, Stephen C., 37

E
Ekoumi, Edna Asper, 24
Ekoumi, Frank, 24
Elmer, Michael C., 32
Emick, David, 2
Ertel, Karen L., 25

F
Feil, Alfred G., 2
Finkin, Matthew W., 15
Fischer, Fredric H., 22
Fishman, Deborah E., 35
Flaxman, David, 51
Flengia, David S., 42
Flower, Aline C., 31
Fountain, Sharon F., 16, 17
Fowler, Jeffrey J., 50
Francskewicz, Matthew M., 22
Frolk, Lawrence A., 19

G
Gabrielides, John T., 42
Gantt Ill, W. Andrew H., 45
Garr, Brent, 22
Geller, Kenneth S., 49
Gilford, Court, 25
Gilbert, Douglas G., 13
Glenn, Jeremy J., 6
Goldman, Eugene, 52
Goldman, Robert J., 35
Gomulkiewicz, Robert W., 30
Gonzalez, Richard J., 5
Gramenopoulos, C. Gregory, 32
Granoct, Michael H., 26
Greig, Jay E., 26
Grossman, Barry L., 35
Gutman, Henry B., 36

H
Hale, Robert M., 14
Hall, Douglas W., 21
Hartnett, Edward A., 49
Helmer, James B., Jr., 48
Hennessey, William O., 32
Higgins, David R., 41
Higgins, John E., Jr., 20, 22
Himmelfarb, Dan, 9
Hoffman, Gary M., 35
Hollinger, Chris A., 21
Holt, Cora R., 38
Homan, Cynthia A., 34
Humiston, David M., 44
Huneke, Michael H., 46

J
Johnson, Allan D., 50

K
Kacedon, D, Brian, 39
Kadue, David, B., 8, 54
Kahf, Usama, 50
Kauffman, Aaron D., 7
Kearney, Barry J., 20
Kearns, Ellen C., 7
Keller, William L., 12
Kelly, Moira J., 26
Kimmel, Jeffrey J., 53
King, Leslie, 54
Kitchell, Catherine A., 51
KohSweeney, Adam P., 50
Koven, Adolph M., 27
Kushner, Michael G., 17

L
Lacovara, Philip Allen, 50
Lam, Carol C., 44
Lazar, Wendi S., 13
Leader, Laurie E., 5
Lender, David J., 50
Levine, Howard W., 38
Lewis, Jeffrey, 17
Lichly, Jacqueline Johnson, 11
Linck, Nancy J., 36
Lindemann, Barbara T., 5, 6
Lipsig, Ethan, 10
Little, Mendelson P.C., 6, 11
Livingston, Donald R., 10
Longo, Amy Jane, 50
Lopata, Kenneth T., 11
Loucks, Michael K., 44
Loughran, Charles S., 23
Lundberg, Steven W., 37
Lyon, Christine E., 15

M
Maine, Jeffrey A., 31
Malsberger, Brian M., B., 8, 9
May, Kenneth, 24, 27
Mayer Brown LLP, 50
McCaskill, Moira K., 13
McClelland, Dennis M., 7
McCackin, Ann M., 37
McDonald, M. Scott, 11
McCullivuy, Gregory K., 7
McMahon, Charles M., 34
Meller, Michael N., 32
Miazad, Ossai, 11
Millerson, Debra, 5
Miller, Ann, 28
Miller, Morgan, J., 47
Modestt, Nancy M., 48
Morrison & Foerster LLP, 15
Mur, Dana M., 17
Myers, Donald J., 18

N
National Academy of Arbitrators, 27, 28
Nguyen, Xuan Thao N., 30, 31

O
O’Reilly, D. Patrick, 39
Oltshon, Regina, 19
Osborne, William W., Jr., 21
Ossip, Michael J., 14

P
Pappas, George F., 36
Pedowitz, Arnold H., 8, 9
Petersch, Peter J., 6
Phelan, Gary, 3
Pinckney, Francis M., 41
Price, Griffith B., Jr., 40

R
Read, Shane, 49
Richman, Michael B., 18
Riddle, Bryan, 50
Rosenthal, Samuel, 47
Rubin, Eric H., 17
Rumeld, Myron D., 17
Russell, Reed L., 10

S
Samuels, Jeffrey M., 29
Sanders, Patrick M., 24
Schohn, Erica F., 19
Schonhooven, Ray J., 27
Schulman, Janie F., 48
Schwartz, Herbert F., 35
Seiffert, Brit K., 10
Sera, Susan R., 18
Shapiro, Stephen M., 49
Shultz, P. Matthew, 14
Silverman, Daniel, 22
Simmons, William J., 2
Siniscalco, Gary R., 13
Skadden, Ars, Slate, Meagher & Flom LLP, 19
Smith, Susan L., 27
Solomon, Matthew, 2
Spiegel, Carol A., 36
Sprague, Robert, 3
St. Antoine, Theodore J., 27
Stabile, Susan J., 19
Stanek, Michael S., 52
Stone, Bruce H., Jr., 36
Sullivan, Michelle T., 24
Sung, Lawrence M., 37
Susser, Peter A., 6
Sweet, Charles A., 52

T
Taiwan, Indira, 14
Tate, Eric Akira, 8, 9
Tatge, David B., 51
Tatge, Jeremy B., 51
Taylor, Kevin C., 2
Thomas, John R., 38
Thompson, Tanja L., 20
Tromposch, Albert, 32
Truesdale, John C., 22
Tynan, Thomas J., 52

W
Weisch, C. Geoffrey, 5
Weiklowitz, David S., 42
Westman, Daniel P., 48
Wilcox, Gwynne A., 20
Williams, Joan C., 3
Williams, P. Daniel, 5
Winston, Michael L., 21
Wood, George R., 11
Wood, John F., 46
Wright, Bradley C., 39
Wugmeister, Miriam H., 15

Z
Zack, Arnold M., 27
Zanglen, Jayne E., 19
Zimny, Max, 28
TITLE/SUBJECT INDEX

A
ABA Labor Arbitration Studies Series, 28
ADR in Employment Law, 2
Affordable Care Act: Law and Regulations, Annotated, 16
Age Discrimination in Employment Law, 6
American Factoring Law, 51
Anatomy of a Patent Case, 36
Anti-Corruption Law and Compliance: Guide to the FCPA and Beyond, 46
Arbitration 2009: Due Process in the Workplace, 28
Arbitration 2010: The Steelworkers Trilogy at 50, 28
Arbitration 2011: Varieties of the Arbitration Experience, 28
Arbitration 2012: How the External Environment Is Shaping Arbitration, 29
Arbitration 2013: A Tale of Two Countries, 28
Author Index, 55

B
Biologic Patent Law and Regulation, 2
Biotechnology and the Federal Circuit, 38
BNA's Directory of State and Federal Courts, Judges, and Clerks, 51

C
Canadian Labour and Employment Law for the U.S. Practitioner, 13
Common Law of the Workplace: The Views of Arbitrators, The, 27
Constructing and Deconstructing Patents, 33
Copyright Law Deskbook, 41
Court of Federal Claims: Jurisdiction, Practice, and Procedure, 2
Covenants Not to Compete: A State-by-State Survey, 8
Criminal Tax, Money Laundering, and Bank Secrecy Act Litigation, 46

D
Developing Labor Law: The Board, the Courts, and the National Labor Relations Act, The, 20
Director and Officer Liability in Financial Institutions: A Deskbook, 47
directory of State and Federal Courts, Judges, and Clerks, BNA, 51
directory of U.S. Labor Organizations, 25
disability Discrimination and the Workplace, 6
discipline and Discharge in Arbitration, 26
discovery, 49
drafting and enforcing Covenants Not to Compete, 11
drafting Patent License Agreements, 39
drafting Patents for Litigation and Licensing, 39

E
eBooks, 6, 10, 15, 23, 24, 25, 26, 35, 36, 43
eEOC Litigation and Charge Resolution, 10
eHealth, Privacy, and Security Law, 45
Electronic and Software Patents: Law and Practice, 37
eElectronic Discovery Practice Under the Federal Rules, 50
eElkouri & Elkouri: How Arbitration Works, 24
eEmployee Benefits Law, 16
Employee Duty of Loyalty: A State-by-State Survey, 9
Employment at Will: A State-by-State Survey, 10
Employment Discrimination Law, 5
Employment Law, 3
ERISA Class Exemptions, 18
ERISA Fiduciary Law, 18
ERISA Litigation, 19
ERISA Regulations, 17
ERISA: The Law and the Code, 16
Fact Sheets, 54
Fair Labor Standards Act, The, 7
Fairweather’s Practice and Procedure in Labor Arbitration, 27
False Claims Act: Whistleblower Litigation, 48
Family and Medical Leave Act, The, 14
Family Responsibilities Discrimination, 3
Federal Appellate Practice, 50
Fiber Optic Telecommunications Networks: Construction Contracts, 52
Fiber Optic Telecommunications Networks: Fiber Use Agreements, 52
Fiber Optic Telecommunications Networks: Lit Fiber Services Agreements, 52
FinTech Law: Technology Law in the Financial Services Industry, 2
Forthcoming Titles, 2
Gender Identity and Sexual Orientation Discrimination in the Workplace, 4
Global Employee Privacy and Data Security Law, 15
Global Patent Litigation: How and Where to Win, 32
Grievance Guide, 25
Harmon on Patents: Black-Letter Law and Commentary, 34
Health Care Fraud and Abuse: Practical Perspectives, 43
Health Law, 43
How ADR Works, 24
How Arbitration Works, Elkouri & Elkouri, 24
How to Cost Your Labor Contract, 26
How to Prepare and Present a Labor Arbitration Case, 23
How to Take a Case Before the NLRB, 22
Inside Arbitration: How an Arbitrator Decides Labor and Employment Cases, 23
Intellectual Property Law, 29
Intellectual Property Law in Cyberspace, 30
Intellectual Property, Software, and Information Licensing: Law and Practice, 30
Intellectual Property Taxation: Transaction and Litigation Issues, 31
Intellectual Property Technology Transfer, 31
International Labor and Employment Laws, Volumes IA and IB, 12
International Labor and Employment Laws, Volumes IIA and IIB, 12
Just Cause: The Seven Tests, 27
Law Agreement in Negotiation and Arbitration, 27
Labor Arbitration: A Practical Guide for Advocates, 28
Labor Arbitration: Cases and Materials for Advocates, 28
Labor Arbiter Development: A Handbook, 28
Labor Law, 20
Labor Relations & Arbitration, 23
Labor Union Law and Regulation, 21
Law Officer's Pocket Manual, The, 53
Legal Practice, 51
L
Litigation, 49
Litigation Practice Portfolio Series, 49
M
Managed Care Litigation, 44
N
NAA: Fifty Years in the World of Work, with 50-Year Cumulative Index, The, 28
National Academy of Arbitrators (NAA) Annual Proceedings, 28
NLRA Rights in the Nonunion Workplace, 11
Occupational Safety and Health Law, 14
Opening Statement and Closing Argument, 49
Order Forms, Center
Order Information, Inside Back Cover
Other Titles, 53
P
Patent Infringement Remedies, 37
Patent Law, 32
Patent Law and Practice, 36
Patent Litigation Strategies Handbook, 35
Patent Practice Under America Invents Act: A New Paradigm, 2
Patent Prosecution: Law, Practice, and Procedure, 33
Patent, Trademark, and Copyright Laws, 29
Patent, Trademark, and Copyright Regulations, 29
Patents and the Federal Circuit, 34
PCI/CDM Mission: Improving Audit Quality via Enforcement, Standards, and Inspection, The, 52
Pharmaceutical Law: Regulation of Research, Development, and Marketing, 45
Pharmaceutical Patent Law, 38
Podcast Grant Patent Practice, 36
Practice and Procedure in Labor Arbitration, Fairweather’s, 27
Preserving Electronically Stored Information: A Practical Approach, 50
Preventing Sexual Harassment and Other Workplace Harassment: A Fact Sheet for Employees, 54
Privacy in Employment Law, 15
Privilege Issues in the Age of Electronic Discovery, 50
Products Comparison Manual for Trademark Users, 41
Prosecuting and Defending Health Care Fraud Cases, 44
R
Railway Labor Act, The, 21
Reductions in Force in Employment Law, 10
Responding to Corporate Criminal Investigations, 47
S
Secondary Trademark Infringement, 40
Section 409A Handbook, 19
Securities Practice Portfolio Series, 52
Sexual Harassment and Other Workplace Harassment: A Fact Sheet for Employees, Preventing, 54
Social Security and Medicare Fact Sheet, 54
Spill Reporting Procedures Guide, 53
Spoliation in the Electronic Age, 50
State and Federal Courts, Judges, and Clerks, BNA's Directory of, 51
Supreme Court Practice, 49
T
Trademark & Copyright Law, 40
Trademark Dilution: Federal, State, and International Law, 42
Trademark Infringement Remedies, 42
Trademark Litigation Practice, 42
Trade Secrets: A State-by-State Survey, 8
Transfer Pricing, 2
U
Uniformed Services Employment and Reemployment Rights Act, The, 11
U.S. Labor Organizations, Directory of, 25
W
Wage and Hour Laws: A State-by-State Survey, 7
Web Products, 15, 51, 53
Whistleblowing: The Law of Retaliatory Discharge, 48
White Collar Crime, 46
Winning at the NLRB, 22
Workplace Data: Law and Litigation, 3
Workplace Harassment Law, 6
Dear Colleague,

We are very proud to share our new 2014–2015 Books Catalog with you. This is our opportunity to showcase all of our publications in one place. Of course, you can access the catalog online as well at www.bna.com/bnabooks. The following pages illustrate the broad spectrum of books we publish, and highlight new and forthcoming titles, updated editions of classic go-to volumes, and timely supplements that cover a wide range of today’s most critical areas of law. As always, our mission is to provide you with quality, dependable, and affordable treatises. Our industry-leading publications, with their in-depth legal analysis, encompass developments, decisions, precedents, and reforms to help you succeed and stay informed in today’s rapidly changing legal landscape.

We are constantly refining and improving our publications to best serve you, and whether you are an attorney, librarian, academic, or business professional. We know that you look to Bloomberg BNA’s expert authors to analyze, define, and deluge the law. These authors, preeminent legal professionals and practitioners, work with our distinguished staff of legal editors to bring you the most up-to-date, practical, and relevant guidance on current issues.

In addition to our regular releases, we also launched 10 eBooks last year. You can find information about these titles marked throughout this catalog.

And, most recently, we introduced two new practice portfolio series covering litigation and securities—these two series will continue to expand to cover topics important to you through 2014.

In appreciation of your business, Bloomberg BNA’s book division offers several discount programs. With our discounts offers on online orders, bundled titles, Monthly Specials, and other special promotions, you can count on our treatises to be not only reliable, but also affordable resources. In addition to saving you money, we are also dedicated to saving you time—enroll in our Standing Order program to stay informed in today’s rapidly changing legal landscape.

To our longstanding customers—thank you for your continued loyalty to Bloomberg BNA. We truly appreciate your confidence in our publications year after year. We would also like to extend a warm welcome to our new buyers. We are excited to build a lasting partnership with you.

I encourage you to email me at mhullinger@bna.com with any feedback that will help us meet your needs. Because we always put our customers first, you can rely on Bloomberg BNA to continue to deliver high-quality legal analysis and customer service. We look forward to working with you and wish you great success in 2014.

Sincerely yours,

Margret S. Hullinger
Vice President and Group Publisher
Bloomberg BNA

New and Updated Titles and Series!

• Consolidation: How to Comply with State-by-State Survey, Ninth Edition (v. 8)
• Family Rights in the Workplace (p. 3)
• Federal Appellate Practice, Second Edition (p. 3)
• Gender Identity and Sexual Orientation Discrimination in the Workplace: A Practical Guide (p. 4)
• Litigation Practice Portfolio Series (p. 49)
• Patents and the Federal Circuit, Eleventh Edition (p. 49)
• Secondary Trademark Infringement (p. 60)
• Securities Practice Portfolio Series (p. 61)
• Supreme Court Practice, Tenth Edition (p. 49)
• Workplace Data Law and Litigation (p. 31)

Sign up for Standing Order! All Bloomberg BNA treatises are available on standing order, which ensures you will always receive the most current edition of the book or supplement of the title you have ordered from Bloomberg BNA’s book division. As soon as a new supplement or edition is published (usually annually), we will send you a pre-paid UPS ground shipment of the title you ordered, ensuring that you always have the most recently published supplement or edition.

To sign up for a standing order, simply contact us at contactingus@bna.com or 1.800.960.1220 to register your title(s). We will invoice you for only the first year, and will automatically bill your credit card for $35 each year thereafter. Contact us if you would like to cancel your standing order. We guarantee it! If your title is removed from our catalog or otherwise discontinued, we will cancel the standing order for you. This guarantee is good for one year after we notify you.

Billing and Payment

For billed orders, invoices are mailed to the billing address; payment is due within 30 days. Each invoice includes the cost of the book(s), applicable sales tax, and additional shipping/handling charges.

Bloomberg BNA books invoices can be paid online via our secure payment site: www.bna.com/bnabooks/payment. GST/CST is added to all Canadian orders. An additional handling charge is levied on all foreign shipments. Pro forma invoices are sent upon request.

For prepaid U.S. orders, remit the cost of the book(s), applicable sales tax, and shipping charges of $14.95 for each book, plus $35 for each additional book, for each shipping location. Customer will be responsible for any applicable customs or taxes. All orders must be paid in U.S. dollars.

Discounts

• Individual orders (outside the U.S.) are shipped by air. FedEx, Shipping and handling charges are $75 for the first book and $20 for each additional book, for each shipping location. Customer will be responsible for any applicable customs or taxes. All orders must be paid in U.S. dollars.

Returns

You must return any unused portion of your order, simply returning the book(s) within 30 days of receipt. Upon receipt of the book(s): (1) in our warehouse, you will receive a full refund or have all charges cancelled.

5 Easy Ways to Contact Bloomberg BNA

ONLINE: www.bna.com/bnabooks

Call us at 1.800.960.1220 (outside the U.S. and Canada: 1.732.476.6397)

Email: books@bna.com

You can always place a copy of your invoice or packing slip for your records. Books ordered as a set must be returned as a set. Send returns by UPS only to:

Bloomberg BNA
Attn: Returns Department
30 Mayfield Avenue
Edison, NJ 08837-3821

Please print your full return address on the label.

Returns are non-refundable.

Professors—Examination Copy Policy

Professors may request any Bloomberg BNA book for possible adoption for classroom use on a 60-day examination basis. If you notify us that a firm order is placed for at least 10 copies, your invoice for your examination copy will be canceled. If not, you may keep the book at a 25% discount off the list price and shipping or return it and we will cancel your invoice. Academics can visit our Professors Policy page at www.bna.com/bnabooks/professors for information on order and discount policies; and other important information on your title. For more information, please call 1.800.960.1220.

Librarians

Librarians may visit our Librarians Homepage at www.bna.com/bnabooks/librarians for tailored orders, shipping, and billing information, explanations of our standing order, returns, and discount policies, and other important information on our titles. For more information, please call 1.800.960.1220.

Many of our books are available on Bloomberg Law, our legal research and business information system, and on other Bloomberg BNA legal information services. Call your sales representative for more information.

Sign up at www.bna.com/bnabooks today!
Take 20% OFF Your First Order!
Special order form inside...

- Employment Law
- Employee Benefits Law
- Labor Law
- Labor Relations & Arbitration
- Intellectual Property Law
- Patent Law
- Trademark and Copyright Law
- Health Law
- White Collar Crime
- Litigation
- Legal Practice & Reference

© The Bureau of National Affairs, Inc.